

ENGLISH TRANSLATION OF



MAN LA YAHDURUHU AL-FAQIH HE WHO HAS NO JURIST



Shaykh Al-Saduq Abu Ja'far Muhammad ibn Ali ibn al-Husayn ibn Babawayh al-Qummi

جلد الثالث

VOLUME 3



مُتَرْجِم - حَيْدَر عَلِيّ الشَّيْخ بْنُ مُحَمَّد

TRANSLATION: HAYDAR ALI SHAYKH IBN MUHAMMAD

BAB UL QAIM PUBLICATIONS



MAN LA YAHDURUHU AL-FAQIH - HE WHO HAS NO JURIST

Edition; Volume 3 of 4, Edition 1

Year; January, 2025 Country; United Kingdom

Complied by; Shaykh Al-Saduq Abu Ja'far Muhammad ibn Ali ibn

al-Husayn ibn Babawayh al-Qummi [d.381AH]

Translated by; Haydar Ali Shaykh Ibn Muhammad Publisher; BAB UL QAIM PUBLICATIONS

Quantity; Electronic Release

Number of Pages; 765

Size: 210 mm by 297 mm

Copyright © 2025 BAB UL QAIM PUBLICATIONS.

The publishing house offers unrestricted access to this book for academic purposes ONLY.

Any part of this publication may be reproduced, distributed, or transmitted in any form or by any means, including photocopying, recording, or other electronic or mechanical methods, without the prior written permission of the publisher, including in the case of brief quotations embodied in critical reviews and certain other non-commercial uses permitted by copyright law. For further permission requests, write to the publisher, addressed "Attention: Permissions Coordinator," at the email address below. **All types of monetization of this book is prohibited**, and to be reported to the publisher.

ISBN: 979-8-23064984-7 (Paperback)

ISBN: 979-8-23064984-7 (Hardcover)

Any faults and corrections related to; errors in references, errors in grammar (English or Arabic), errors in commentary, translational errors, formatting errors, errors with historical events, or errors with individuals (narrators or reporters or scholars), or errors with places mentioned can be reported. For any faults and errors modification requests, write to the publisher, addressed "Attention: Corrections MYLF V3.E1," at the email address using the contact details of the publisher listed below; stating the hadith number and the fault highlighted.

Front cover image by Artist HAYDAR ALI SHAYKH'.

Book design by Designer HAYDAR ALI SHAYKH'.

Printed by BAB UL QAIM PUBLICATIONS, in the United Kingdom.

First printing edition: 2025.

BAB UL QAIM PUBLICATIONS.

Email; BabUIQaimpublications@outlook.com

Website; https://babulqaim.com/



ٳڵڵۿ؊ۜڿڹؙڮڿۼ<u>ؖڔٛڿؖٳڔڿڰڔڿۼؖٳ</u>ٚڣڿۼ

﴾ إِنَّمَا وَلِيُّكُمُ ٱللَّهُ وَرَسُولُهُ وَٱلَّذِينَ ءَامَنُواْ ٱلَّذِينَ يُقِيمُونَ ٱلصَّلَوٰةَ وَيُؤْتُونَ ٱلزَّكَوٰةَ وَهُمْ رَٰكِعُونَ ﴾

But rather, your Guardian is Allah, and His Rasool, and those who are believers, those who establish the Salat and are giving the Zakat while they are performing Ruku (Surah Al Maida 5:55)

"(It is narrated) from Imam Ali ibn Al-Husayn ^{a.s.} and Imam Muhammad ibn Ali Al-Baqir ^{a.s.} having said (about) [5:55]:

'It was revealed regarding Ameerul Momineen Imam Ali ibn Abi Talib ^{a.s.}."-Tafseer Abu Hamza Al Thumali



﴿ وَ قَالَ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ :فَاطِمَةُ بَضْعَةٌ مِنِّي مَنْ آذَاهَا فَقَدْ آذَانِي وَ مَنْ آذَانِي فَقَدْ آذَى اَللَّهَ ﴾

The Prophet said: "Fatima (s.a) is a part of me; whoever harms her, has harmed me, and whoever harms me has harmed Allah (SWT)".

Bihar Al-Anwar, Vol. 30, p. 353

المرود ويافاطمة أغيثيني

آشهداًنا فاطِمَةً الزّهرًا الصّدِّيقَةُ الكُبرى

🗘 حَسْبُنَا اللَّهُ وَنِعْمَ الْمَوْلَى وَنِعْمَ النَّصِيرُ 🔘

Sufficient for us is Allah, and [He is] the best Disposer of affairs and the best Helper (Surah Al-Imran 3:173)

• • • •

﴿ وَ قَوْلُهُ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ: أَفْضَلُ ٱلصَّدَقَةِ أَنْ يَعْلَمَ ٱلْمَرْءُ عِلْماً ثُمَّ يُعَلِّمُهُ أَخَاهُ ﴾

The Prophet said: "The best form of charity is for a person to gain knowledge and then teach it to his brother".

Bihar Al-Anwar, Vol. 2, Page 25

• • • •

وَ قَالَ مُعَاوِيَةُ بْنُ عَمَّارٍ لِلصَّادِقِ عَلَيْهِ السَّلاَمُ :رَجُلٌ رَاوِيَةٌ لِحَدِيثِكُمْ يَبُثُّ ذَلِكَ فِي اَلنَّاسِ وَ يُشَدِّدُهُ فِي قُلُوبِهِمْ وَ قُلُوبِ فِي اَلنَّاسِ وَ يُشَدِّدُهُ فِي قُلُوبِهِمْ وَ قُلُوبِ شِيعَتِكُمْ لَيْسَتْ لَهُ هَذِهِ اَلرَّوَايَةُ أَيُّهُمَا أَفْضَلُ قَالَ اَلرَّاوِيَةُ لِحَدِيثِنَا يَشُدُّ بِهِ قُلُوبِ شِيعَتِنَا أَفْضَلُ مِنْ أَلْفِ عَابِدٍ ﴾
قُلُوبَ شِيعَتِنَا أَفْضَلُ مِنْ أَلْفِ عَابِدٍ ﴾

Mu'awiyah ibn Ammar asked Imam Al-Sadiq ^{a.s}: "A man who narrates your Hadith, spreading it among the people and strengthening it in their hearts and the hearts of your followers—compared to a devout worshipper among your followers who does not possess such narration—which of the two is superior?"

Imam Al-Sadiq ^{a.s} replied: "The one who narrates our Hadith and strengthens the hearts of our followers through it is superior to a thousand worshippers."

Basa'ir al-Darajat, Vol. 1, Page 7 • Al-Kafi, Vol. 1, Page 33 • Munyat al-Murid, Vol. 1, Page 112 • Munyat al-Murid, Vol. 1, Page 373 • Al-Wafi, Vol. 1, Page 144 • Wasa'il al-Shi'a, Vol. 27, Page 77

• • • •

﴿ حَدَّثَنَا عَنْ عَبْدِ اَلسَّلاَمِ بْنِ صَالِحٍ اَلْهَرَوِيُّ قَالَ سَمِعْتُ أَبَا اَلْحَسَنِ اَلرُّضَا عَلَيْهِ السَّلاَمُ يَقُولُ: رَحِمَ اَللَّهُ عَبْداً أَحْيَا أَمْرَنَا فَقُلْتُ لَهُ فَكَيْفَ يُحْيِي أَمْرَكُمْ قَالَ يَتَعَلَّمُ عُلُومَنَا وَ يُعَلِّمُهَا اَلنَّاسَ فَإِنَّ اَلنَّاسَ لَوْ عَلِمُوا مَحَاسِنَ كَلاَمِنَا لاَتَّبَعُونَا قَالَ فَقُلْتُ لَهُ يَا إِبْنَ رَسُولِ اَللَّهِ فَقَدْ رُوِيَ لَنَا عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ السَّلاَمُ أَنَّهُ قَالَ مَنْ تَعَلَّمَ عِلْماً لِيُمَارِيَ بِهِ اَلسُّفَهَاءَ أَوْ يُبَاهِيَ بِهِ اَلْعُلَمَاءَ أَوْ لِيَقْبِلَ رَسُولِ اللَّهِ فَقَالَ عَنْ السَّلاَمُ اللَّهِ فَقَالَ عَلَيْهِ السَّلاَمُ صَدَقَ جَدِّي أَ فَتَدْرِي مَنِ السُّفَهَاءُ فَقُلْتُ لاَ يَا إِبْنَ رَسُولِ اللَّهِ قَالَ هُمْ عُلَمَاءُ اللَّهُ السَّلاَمُ الَّذِينَ فَرَضَ وَصَاصٌ مِنْ مُخَالِفِينَا وَ تَدْرِي مَنِ الْعُلَمَاءُ فَقُلْتُ لاَ يَا إِبْنَ رَسُولِ اللَّهِ قَالَ هُمْ عُلَمَاءُ اللَّهُ عَلَيْهِمُ السَّلاَمُ الَّذِينَ فَرَضَ وَعَلَى عَنِي بِذَلِكَ وَ جَلَّ طَاعَتَهُمْ وَ أَوْجَبَ مَوَدَّتَهُمْ ثُمَّ قَالَ أَ تَدْرِي مَا مَعْنَى قَوْلِهِ أَوْ لِيُقْبِلَ بِوُجُوهِ النَّاسِ إِلَيْهِ قُلْتُ لاَ قَالَ يَعْنِي بِذَلِكَ وَ اللَّهُ عَلَى الْمُعْنَى قَوْلِهِ أَوْ لِيُقْبِلَ بِوُجُوهِ النَّاسِ إِلَيْهِ قُلْتُ لاَ قَالَ يَعْنِي بِذَلِكَ وَ اللَّهُ عَلَمُ وَ أَوْجَبَ مَوَدَّتَهُمْ ثُمَّ قَالَ أَ تَدْرِي مَا مَعْنَى قَوْلِهِ أَوْ لِيُقْبِلَ بِوُجُوهِ النَّاسِ إِلَيْهِ قُلْتُ لاَ قَالَ يَعْنِي بِذَلِكَ وَ

ٱللَّهِ اِدِّعَاءَ ٱلْإِمَامَةِ بِغَيْرِ حَقِّهَا وَ مَنْ فَعَلَ ذَلِكَ فَهُوَ فِي ٱلتَّارِ ﴾

From Abd al-Salam ibn Salih al-Harawi, who said:

I heard Abu al-Hasan al-Ridha ^{a.s} say: "May Allah have mercy on the servant who revives our matter."

I asked him: "How can one revive your matter?"

He replied: "By learning our knowledge and teaching it to others. If people were to know the beauty of our words, they would surely follow us."

I then said: "O son of the Messenger of Allah, it has been narrated to us from Abu Abdillah ^(a.s) that He said: "Whoever learns knowledge to argue with the ignorant, boast among scholars, or to attract people's attention toward himself, will be in the Fire."

Imam Al-Ridha (a.s) replied: "My grandfather spoke the truth. Do you know who the ignorant are?" I said: "No, O son of the Messenger of Allah." He said: "They are the storytellers from among our opponents. And do you know who the scholars are?" I said: "No, O son of the Messenger of Allah." He said: "They are the scholars of the family of Muhammad , those whose obedience Allah has made obligatory and whose love He has mandated."

The Imam then continued: "Do you understand the meaning of the phrase 'to attract people's attention toward himself'?" I said: "No."

He said: "By Allah, it refers to claiming Imamate without its rightful position. Whoever does so is in the Fire."

CONTENT PAGE

HADITH INDEX	10
INTRODUCTION	17
TRANSLATOR'S FOREWORD	20
DISCLAIMER	21
AUTHOR BACKGROUND	22
SEGMENTS AND SYMBOLS.	23
PRELUDE	24
CHAPTERS ON LEGAL CASES AND RULINGS	26
CHAPTER 1 – CHAPTER ON THOSE TO WHOM JUDGMENT IS PERMISSIBLE AND THOSE TO WHOM IT IS NO PERMISSIBLE	
CHAPTER 2 – CHAPTER ON THE CATEGORIES OF JUDGES AND THE METHODS OF RULING	28
CHAPTER 3 – CHAPTER ON AVOIDING JUDGMENTS	29
CHAPTER 4 – CHAPTER ON THE DISLIKE OF SITTING WITH JUDGES IN THEIR GATHERINGS	30
CHAPTER 5 – CHAPTER ON THE DISLIKE OF RECEIVING PAYMENT FOR JUDGING	32
CHAPTER 6 – CHAPTER ON INJUSTICE IN JUDGMENT	33
CHAPTER 7 – CHAPTER ON ERROR IN JUDGMENT	34
CHAPTER 8 – CHAPTER ON COMPENSATION FOR JUDGES' ERRORS	35
CHAPTER 9 – CHAPTER ON AGREEMENT UPON TWO JUST INDIVIDUALS IN JUDGMENT	36
CHAPTER 10 – CHAPTER ON THE ETIQUETTES OF JUDGMENT	38
CHAPTER 11 – CHAPTER ON THE OBLIGATION TO ADHERE TO THE APPARENT RULING	42
CHAPTER 12 – CHAPTER ON LEGAL STRATAGEMS IN RULINGS	43
CHAPTER 13 – CHAPTER ON LEGAL RESTRICTION AND BANKRUPTCY	58
CHAPTER 14 – CHAPTER ON INTERCESSIONS IN RULINGS	59
CHAPTER 15 – CHAPTER ON IMPRISONMENT DUE TO THE IMPLEMENTATION OF RULINGS	60
CHAPTER 16 – CHAPTER ON RECONCILIATION	62
CHAPTER 17 – CHAPTER ON JUSTICE	68
CHAPTER 18 – CHAPTER ON WHOSE TESTIMONY MUST BE REJECTED AND WHOSE TESTIMONY MUST BE	
ACCEPTED	70



CHAPTER 19 – CHAPTER ON JUDGING BY THE TESTIMONY OF ONE WITNESS AND THE OATH OF THE	
CLAIMANTCLAIMANT	84
CHAPTER 20 – CHAPTER ON JUDGING BY THE TESTIMONY OF TWO WOMEN AND THE OATH OF THE	
CLAIMANT	
CHAPTER 21 – CHAPTER ON ESTABLISHING TESTIMONY BASED ON KNOWLEDGE WITHOUT FORMAL WITNESSING	
CHAPTER 22 – CHAPTER ON REFRAINING FROM TESTIMONY, WHAT HAS BEEN MENTIONED ABOUT	
ESTABLISHING IT, EMPHASIZING IT, AND CONCEALING IT	88
CHAPTER 23 – CHAPTER ON FALSE TESTIMONY AND WHAT HAS BEEN REPORTED REGARDING IT	90
CHAPTER 24 – CHAPTER ON THE INVALIDATION OF THE CLAIMANT'S RIGHT BY ADMINISTERING AN EVEN IF THEY HAVE EVIDENCE	
CHAPTER 25 – CHAPTER ON JUDGING BY REVERSING THE OATH AND THE INVALIDATION OF THE R	
CHAPTER 26 – CHAPTER ON JUDGING BY ADMINISTERING AN OATH TO THE CLAIMANT AGAINST TI Deceased after presenting evidence	
CHAPTER 27 – CHAPTER ON THE JUDGMENT REGARDING TWO CLAIMANTS EACH PRESENTING EVIC	
CHAPTER 28 – CHAPTER ON JUDGMENT IN ALL CLAIMS	100
CHAPTER 29 – CHAPTER ON TESTIMONY AGAINST A WOMAN	101
CHAPTER 30 – CHAPTER ON INVALIDATING TESTIMONY REGARDING INJUSTICE, USURY, AND	
CONTRADICTION TO THE SUNNAH	102
CHAPTER 31 – CHAPTER ON TESTIMONY BASED ON TESTIMONY	104
CHAPTER 32 – CHAPTER ON PRECAUTION IN GIVING TESTIMONY	107
CHAPTER 33 – CHAPTER ON THE TESTIMONY OF THE EXECUTOR FOR THE DECEASED WHO HAS A D	EBT . 109
CHAPTER 34 – CHAPTER ON THE PROHIBITION OF REVIVING RIGHTS THROUGH FALSE TESTIMONII	ES 110
CHAPTER 35 – CHAPTER ON MISCELLANEOUS MATTERS RELATED TO TESTIMONIES	111
CHAPTER 36 – CHAPTER ON PRE-EMPTION	113
CHAPTER 37 – CHAPTER ON AGENCY	118
CHAPTER 38 – CHAPTER ON JUDGMENT BY LOT	124
CHAPTER 39 – CHAPTER ON GUARANTEE	130
CHAPTER 40 – CHAPTER ON TRANSFER OF DEBT	132



CHAPTER 41 – CHAPTER ON JUDGMENT REGARDING THE FLOOD OF THE MAHZUR VALLEY	134
CHAPTER 42 – CHAPTER ON JUDGMENT REGARDING THE ENCLOSURE BETWEEN TWO HOUSES	135
CHAPTER 43 – CHAPTER ON JUDGMENT REGARDING SHEEP GRAZING IN A CULTIVATED FIELD	136
CHAPTER 44 – CHAPTER ON THE RULING REGARDING RESERVED AREAS	137
CHAPTER 45 – CHAPTER ON THE RULING OF FORCING A MAN TO PROVIDE FOR HIS RELATIVES	141
CHAPTER 46 – CHAPTER ON CLAIMS THAT ARE ACCEPTED WITHOUT EVIDENCE	142
CHAPTER 47 – CHAPTER OF RARITIES	150
CHAPTER 48 – CHAPTER ON EMANCIPATION AND ITS RULINGS	152
CHAPTER 49 – CHAPTER ON CONDITIONAL EMANCIPATION (TADBIR)	160
CHAPTER 50 – CHAPTER ON THE CONTRACT OF MANUMISSION (MUKATABA)	165
CHAPTER 51 – CHAPTER ON THE ALLEGIANCE OF THE FREED SLAVE	175
CHAPTER 52 – CHAPTER ON MOTHERS OF OFFSPRING	181
CHAPTER 53 – CHAPTER ON FREEDOM	185
CHAPTER 54 – CHAPTER ON WHAT HAS BEEN REPORTED REGARDING THE CHILD OF ADULTERY AND	THE
FOUNDLING	189
CHAPTER 55 – CHAPTER ON ABSCONDING SLAVES	191
CHAPTER 56 – CHAPTER ON APOSTASY	196
CHAPTER 57 – CHAPTER ON MISCELLANEOUS MATTERS RELATED TO EMANCIPATION	201
BOOK OF LIVELIHOOD	205
CHAPTER 58 – CHAPTER ON LIVELIHOODS, EARNINGS, PROFITS, AND PROFESSIONS	205
CHAPTER 59 – CHAPTER ON DEBT AND LOAN	238
CHAPTER 60 – CHAPTER ON TRADE, ITS ETIQUETTES, VIRTUES, AND JURISPRUDENCE	252
FULFILLMENT AND DIMINISHMENT	260
EARNEST MONEY	261
CHAPTER 61 – CHAPTER ON THE MARKETPLACE	262
CHAPTER 62 – CHAPTER ON THE REWARD OF SUPPLICATION IN MARKETPLACES	263
CHAPTER 63 – CHAPTER ON SUPPLICATION WHEN PURCHASING GOODS FOR TRADE	265
CHAPTER 64 – CHAPTER ON SUPPLICATION WHEN PURCHASING ANIMALS	266
CHAPTER 65 – CHAPTER ON CONDITIONS AND OPTIONS IN SALES	267



CHAPTER 66 – CHAPTER ON THE SEPARATION THAT CONCLUDES A SALE, WHETHER IT IS BY PHY	SICAL
DEPARTURE OR VERBAL AGREEMENT	270
CHAPTER 67 – CHAPTER ON THE RULING OF A BALANCED PARTNERSHIP AGREEMENT BETWEEN T WITH A KNOWN CONDITION AND A SPECIFIED TERM	
CHAPTER 68 – CHAPTER ON SALES	273
BUYING OF SLAVES AND ITS RULINGS	287
SALE OF QUANTITY, RISK-BASED TRANSACTIONS, AND UNSPECIFIED ITEMS	293
CHAPTER 69 – CHAPTER ON THE SALE OF PASTURE, CROPS, TREES, LANDS, SERVANTS, WATER R AND REAL ESTATE	-
CHAPTER 70 – CHAPTER ON REVIVING BARREN LANDS AND PROPERTIES	311
CHAPTER 71 – CHAPTER ON SHARECROPPING AND LEASING	317
CHAPTER 72 – CHAPTER ON LIABILITY FOR THOSE WHO TAKE PAYMENT FOR REPAIRING SOMETH	
CHAPTER 73 – CHAPTER ON THE LIABILITY OF ONE WHO CARRIED SOMETHING AND CLAIMED ITS	LOSS 328
CHAPTER 74 – CHAPTER ON ADVANCE PAYMENT IN FOOD, ANIMALS, AND OTHER GOODS	333
CHAPTER 75 – CHAPTER ON HOARDING AND PRICING	341
CHAPTER 76 – CHAPTER ON JUDGMENT IN THE DISPUTE BETWEEN BUYER AND SELLER	347
CHAPTER 77 – CHAPTER ON THE OBLIGATION TO RETURN THE SOLD ITEM DUE TO THE OPTION OF	:
INSPECTION	
CHAPTER 78 – CHAPTER ON ANNOUNCING THE SALE OF GOODS	350
CHAPTER 79 – CHAPTER ON SELLING IN THE SHADE	
CHAPTER 80 – CHAPTER ON SELLING MILK MIXED WITH WATER	
CHAPTER 81 – CHAPTER ON DEFRAUDING THE UNAWARE BUYER	
CHAPTER 82 – CHAPTER ON KINDNESS AND AVOIDING DECEPTION IN SALES	
CHAPTER 83 – CHAPTER ON INTERCEPTING TRADE GOODS	
CHAPTER 84 – CHAPTER ON USURY (RIBA)	
CHAPTER 85 – CHAPTER ON BARTER AND TRANSACTION WITH IMMEDIATE BUYBACK (INAH)	
CHAPTER 86 – CHAPTER ON CURRENCY EXCHANGE AND ITS FORMS	
CHAPTER 87 – CHAPTER ON LOST PROPERTY AND STRAY ANIMALS	
CHAPTER 88 – CHAPTER ON WHAT FALLS UNDER THE RULING OF LOST PROPERTY	
PUADTED QQ PUADTED ON CIETS	205



CHAPTER 90 – CHAPTER ON BORROWING (ARIYYAH)	389
CHAPTER 91 – CHAPTER ON DEPOSITS (WADI'AH)	391
CHAPTER 92 – CHAPTER ON PLEDGING (RAHN)	394
CHAPTER 93 – CHAPTER ON HUNTING AND SLAUGHTERING	405
THAT BY WHICH THE SLAUGHTERED ANIMAL IS RENDERED LAWFUL.	417
THAT WHICH IS SLAUGHTERED NOT FACING THE QIBLA OR WHEN THE TASMIYAH (MENTIONING TH NAME OF ALLAH) IS OMITTED	
A LAMB OR A YOUNG GOAT THAT SUCKLES FROM THE MILK OF A SOW OR A WOMAN	426
THE LAWFUL AND UNLAWFUL OF THE MEATS OF ANIMALS.	427
THE FOOD OF THE PEOPLE OF THE BOOK, DINING WITH THEM, AND THEIR UTENSILS	437
THE PERMISSIBILITY OF USING PIG HAIR.	439
RAISING SHEEP AND BIRDS	440
THE DISLIKE OF GNAWING BONES	441
CHAPTER 94 – CHAPTER ON EATING AND DRINKING FROM GOLD AND SILVER UTENSILS AND OTHER ETIQUETTES OF EATING	443
CHAPTER 95 – CHAPTER ON OATHS, VOWS, AND EXPIATIONS	
EXPIATIONS	
BOOK OF MARRIAGE (NIKAH)	
CHAPTER 96 – CHAPTER ON THE BEGINNING OF MARRIAGE AND ITS ORIGIN	
CHAPTER 97 – CHAPTER ON THE TYPES OF MARRIAGE	479
CHAPTER 98 – CHAPTER ON THE VIRTUE OF MARRIAGE	
CHAPTER 99 – CHAPTER ON THE SUPERIORITY OF THE MARRIED PERSON OVER THE UNMARRIED PEI	RSON
	482
CHAPTER 100 – CHAPTER ON THE AFFECTION FOR WOMEN	484
CHAPTER 101 – CHAPTER ON THE ABUNDANCE OF GOODNESS IN WOMEN	485
CHAPTER 102 – CHAPTER ON ONE WHO AVOIDS MARRIAGE DUE TO FEAR OF POVERTY	486
CHAPTER 103 – CHAPTER ON ONE WHO MARRIES FOR THE SAKE OF ALLAH $^{ ext{SWT}}$, the almighty, and	
UPHOLD FAMILY TIES	
CHAPTER 104 – CHAPTER ON THE BEST OF WOMEN	
CHAPTER 105 – CHAPTER ON THE CATEGORIES OF WOMEN	489
CHAPTER 106 – CHAPTER ON THE BLESSING AND OMEN OF A WOMAN	491



CHAPTER 107 – CHAPTER ON THE RECOMMENDED AND PRAISEWORTHY TRAITS AND CHARACTERISTIC	CS OF
WOMEN	492
CHAPTER 108 – CHAPTER ON THE BLAMEWORTHY TRAITS AND CHARACTERISTICS OF WOMEN	495
CHAPTER 109 – CHAPTER ON THE ADMONITION REGARDING WOMEN	498
CHAPTER 110 – CHAPTER ON MARRYING A WOMAN FOR HER WEALTH, BEAUTY, OR RELIGION	499
CHAPTER 111 – CHAPTER ON COMPATIBILITY IN MARRIAGE	500
CHAPTER 112 – CHAPTER ON THE RECOMMENDED SUPPLICATIONS AND PRAYERS FOR ONE WHO INTE	
TO MARRY	502
CHAPTER 113 – CHAPTER ON THE TIME WHEN MARRIAGE IS DISLIKED	503
CHAPTER 114 – CHAPTER ON THE GUARDIAN, WITNESSES, PROPOSAL, AND DOWRY	504
CHAPTER 115 – CHAPTER ON SCATTERING GIFTS AND THE WEDDING CEREMONY	510
CHAPTER 116 – CHAPTER ON THE WEDDING FEAST (WALIMAH)	512
CHAPTER 117 – CHAPTER ON WHAT A MAN SHOULD DO WHEN HIS WIFE IS BROUGHT TO HIM	513
CHAPTER 118 – CHAPTER ON THE TIMES WHEN INTERCOURSE IS DISLIKED	514
CHAPTER 119 – CHAPTER ON SAYING THE NAME OF ALLAH (SWT) BEFORE INTERCOURSE	517
CHAPTER 120 – CHAPTER ON THE PERMISSIBLE DURATION FOR ABSTAINING FROM INTERCOURSE FOI	
WHO HAS A YOUNG FREE WIFE	518
CHAPTER 121 – CHAPTER ON WHAT ALLAH (SWT), THE ALMIGHTY, HAS MADE PERMISSIBLE AND PROHIB	
IN MARRIAGE	
CHAPTER 122 – CHAPTER ON CASES IN WHICH MARRIAGE IS INVALIDATED	548
CHAPTER 123 – CHAPTER ON SEPARATION BETWEEN HUSBAND AND WIFE DUE TO THE DEMAND FOR	
DOWRY	550
CHAPTER 124 – CHAPTER ON A CHILD BEING BETWEEN BOTH PARENTS – WHO HAS MORE RIGHT TO CUSTODY	551
CHAPTER 125 – CHAPTER ON THE AGE AT WHICH CHILDREN SHOULD NO LONGER BE TOUCHED	
AFFECTIONATELY OR CARRIED, AND THE OBLIGATION TO SEPARATE THEM IN THEIR BEDS	553
CHAPTER 126 – CHAPTER ON LEGAL MARITAL PROTECTION (IHSAN)	555
CHAPTER 127 – CHAPTER ON THE HUSBAND'S RIGHTS OVER HIS WIFE	556
CHAPTER 128 – CHAPTER ON THE WIFE'S RIGHTS OVER HER HUSBAND	560
CHAPTER 129 – CHAPTER ON COITUS INTERRUPTUS (ʿAZL)	565
CHAPTER 130 – CHAPTER ON PROTECTIVE IFALOUSY	566



CHAPTER 131 – CHAPTER ON THE PUNISHMENT OF A WOMAN FOR PRACTICING MAGIC ON HER HUS	BAND
	568
CHAPTER 132 – CHAPTER ON ENSURING THE ABSENCE OF PREGNANCY IN BONDWOMEN (ISTIBRA)	569
CHAPTER 133 – CHAPTER ON A SLAVE MARRYING WITHOUT HIS MASTER'S PERMISSION	571
CHAPTER 134 – CHAPTER ON A MAN WHO BUYS A BONDWOMAN WHILE SHE IS PREGNANT AND THE	N IS
INTIMATE WITH HER	573
CHAPTER 135 – CHAPTER ON MARRYING TWO BONDWOMEN SISTERS AT THE SAME TIME	574
CHAPTER 136 – CHAPTER ON HOW A MAN MARRIES HIS MALE SLAVE TO HIS BONDWOMAN	575
CHAPTER 137 – CHAPTER ON A FREE WOMAN MARRYING HERSELF TO A SLAVE WITHOUT THE PERMI	SSION
OF HIS MASTERS AND THE DISLIKE OF MARRYING A BONDWOMAN OWNED BY TWO PARTNERS	576
CHAPTER 138 – CHAPTER ON THE RULINGS REGARDING MALE SLAVES AND FEMALE BONDWOMAN	577
CHAPTER 139 – CHAPTER ON A DHIMMI MAN MARRYING A DHIMMI WOMAN AND THEN BOTH CONV	
TO ISLAM	588
CHAPTER 140 – CHAPTER ON TEMPORARY MARRIAGE (MUT'AH)	589
CHAPTER 141 – CHAPTER ON MISCELLANEOUS MATTERS	601
CHAPTER 142 – CHAPTER ON SUPPLICATION FOR SEEKING OFFSPRING	614
CHAPTER 143 – CHAPTER ON BREASTFEEDING	615
CHAPTER 144 – CHAPTER ON CONGRATULATING FOR THE BIRTH OF A CHILD	623
CHAPTER 145 – CHAPTER ON THE VIRTUE OF CHILDREN	624
CHAPTER 146 – CHAPTER ON AQIQAH, TAHNIK, NAMING, KUNYAH, SHAVING THE NEWBORN'S HEAD,	ı
PIERCING THE EARS, AND CIRCUMCISION	631
CHAPTER 147 – CHAPTER ON THE STATE OF BELIEVERS' CHILDREN WHO PASS AWAY	639
CHAPTER 148 – CHAPTER ON THE STATE OF THE CHILDREN OF POLYTHEISTS AND DISBELIEVERS WH	O PASS
AWAY	642
CHAPTER 149 – CHAPTER ON DISCIPLINING AND TESTING A CHILD	
BOOK OF DIVORCE (TALAQ)	647
CHAPTER 150 – CHAPTER ON THE TYPES OF DIVORCE	647
CHAPTER 151 – CHAPTER ON DIVORCE ACCORDING TO THE SUNNAH	648
CHAPTER 152 – CHAPTER ON DIVORCE DURING THE WAITING PERIOD ('IDDAH)	653
CHAPTER 153 – CHAPTER ON THE DIVORCE OF AN ABSENT PERSON	657
CHAPTER 154 – CHAPTER ON THE DIVORCE BY A YOUNG BOY	650



CHAPTER 155 – CHAPTER ON THE DIVORCE BY AN INSANE PERSON	660
CHAPTER 156 – CHAPTER ON THE DIVORCE OF A WOMAN WHO HAS NOT BEEN CONSUMMATED AND T	
RULING ON A WOMAN WHOSE HUSBAND PASSES AWAY BEFORE OR AFTER CONSUMMATION	662
CHAPTER 157 – CHAPTER ON THE DIVORCE OF A PREGNANT WOMAN	667
CHAPTER 158 – CHAPTER ON THE DIVORCE OF A WOMAN WHO HAS NOT REACHED MENSTRUATION, O Reached Menopausal age, one with irregular menstruation, and one with uncertain Menstruation	
CHAPTER 159 – CHAPTER ON THE DIVORCE OF A MUTE PERSON	
CHAPTER 160 – CHAPTER ON SECRET DIVORCE	
CHAPTER 161 – CHAPTER ON WOMEN WHO CAN BE DIVORCED IN ANY CONDITION	
CHAPTER 162 – CHAPTER ON GIVING THE CHOICE (TO THE WIFE)	678
CHAPTER 163 – CHAPTER ON MUTUAL DISSOLUTION OF MARRIAGE (MUBARA AH)	682
CHAPTER 164 – CHAPTER ON MARITAL REBELLION (NUSHUZ)	683
CHAPTER 165 – CHAPTER ON MARITAL DISCORD (SHIQAQ)	684
CHAPTER 166 – CHAPTER ON DIVORCE BY MUTUAL CONSENT (KHUL)	686
CHAPTER 167 – CHAPTER ON OATH OF ABSTINENCE (ILA)	688
CHAPTER 168 – CHAPTER ON ZIHAR (DECLARING ONE'S WIFE UNLAWFUL LIKE A MOTHER)	690
CHAPTER 169 – CHAPTER ON MUTUAL CURSING (LI'AN)	701
CHAPTER 170 – CHAPTER ON THE DIVORCE BY A SLAVE	707
CHAPTER 171 – CHAPTER ON THE DIVORCE BY A SICK PERSON	713
CHAPTER 172 – CHAPTER ON THE DIVORCE OF A MISSING PERSON	716
CHAPTER 173 – CHAPTER ON THE TERMS: KHALIYAH, BARIAH, BATTA, BAIN, AND HARAM IN DIVORCE	. 719
CHAPTER 174 – CHAPTER ON THE RULING REGARDING AN IMPOTENT HUSBAND	721
CHAPTER 175 – CHAPTER ON MISCELLANEOUS MATTERS	724
CHAPTER 176 – CHAPTER ON RECOGNIZING THE MAJOR SINS FOR WHICH ALLAH (SWT), THE ALMIGHTY,	
THREATENED WITH HELLFIRE	
AI.KNIIWI FIII3FIVIFNI	757



A Hadith Index Page has been thoughtfully included in this book to assist readers in quickly locating specific narrations. This index allows you to find the desired Hadith by its number and provides clickable chapter titles, enabling seamless navigation to the corresponding section of the book.

<u>CHAPTERS</u>	Hadith
CHAPTER 1 – CHAPTER ON THOSE TO WHOM JUDGMENT IS PERMISSIBLE AND THOSE TO WHOM IT IS NOT PERMISSIBLE	3216 – 3220
CHAPTER 2 – CHAPTER ON THE CATEGORIES OF JUDGES AND THE METHODS OF RULING	3221
CHAPTER 3 – CHAPTER ON AVOIDING JUDGMENTS	3222 - 3223
CHAPTER 4 – CHAPTER ON THE DISLIKE OF SITTING WITH JUDGES IN THEIR GATHERINGS	3224 - 3226
CHAPTER 5 – CHAPTER ON THE DISLIKE OF RECEIVING PAYMENT FOR JUDGING	3227
CHAPTER 6 – CHAPTER ON INJUSTICE IN JUDGMENT	3228
CHAPTER 7 – CHAPTER ON ERROR IN JUDGMENT	3229 - 3230
CHAPTER 8 – CHAPTER ON COMPENSATION FOR JUDGES' ERRORS	3231
CHAPTER 9 – CHAPTER ON AGREEMENT UPON TWO JUST INDIVIDUALS IN JUDGMENT	3232 - 3233
CHAPTER 10 – CHAPTER ON THE ETIQUETTES OF JUDGMENT	3234 - 3243
CHAPTER 11 – CHAPTER ON THE OBLIGATION TO ADHERE TO THE APPARENT RULING	3244
CHAPTER 12 - CHAPTER ON LEGAL STRATAGEMS IN RULINGS	3245 - 3257
CHAPTER 13 – CHAPTER ON LEGAL RESTRICTION AND BANKRUPTCY	3258 - 3259
CHAPTER 14 - CHAPTER ON INTERCESSIONS IN RULINGS	3260
CHAPTER 15 – CHAPTER ON IMPRISONMENT DUE TO THE IMPLEMENTATION OF RULINGS	3261 - 3266
CHAPTER 16 – CHAPTER ON RECONCILIATION	3267 - 3279
CHAPTER 17 – CHAPTER ON JUSTICE	3280
CHAPTER 18 – CHAPTER ON WHOSE TESTIMONY MUST BE REJECTED AND WHOSE TESTIMONY MUST BE ACCEPTED	3281 - 3317
CHAPTER 19 – CHAPTER ON JUDGING BY THE TESTIMONY OF ONE WITNESS AND THE OATH OF THE CLAIMANT	3318 - 3319
CHAPTER 20 – CHAPTER ON JUDGING BY THE TESTIMONY OF TWO WOMEN AND THE OATH OF THE CLAIMANT	3320 - 3321
CHAPTER 21 – CHAPTER ON ESTABLISHING TESTIMONY BASED ON KNOWLEDGE WITHOUT FORMAL WITNESSING	3322 – 3325
CHAPTER 22 – CHAPTER ON REFRAINING FROM TESTIMONY, WHAT HAS BEEN MENTIONED ABOUT ESTABLISHING IT, EMPHASIZING IT, AND CONCEALING IT	3326 – 3330
CHAPTER 23 – CHAPTER ON FALSE TESTIMONY AND WHAT HAS BEEN REPORTED REGARDING IT	3331 – 3339



CHAPTER 24 – CHAPTER ON THE INVALIDATION OF THE CLAIMANT'S RIGHT BY ADMINISTERING AN OATH EVEN IF THEY HAVE EVIDENCE	3340 – 3341
CHAPTER 25 – CHAPTER ON JUDGING BY REVERSING THE OATH AND THE INVALIDATION OF THE RIGHT DUE TO REFUSAL	3342
CHAPTER 26 – CHAPTER ON JUDGING BY ADMINISTERING AN OATH TO THE CLAIMANT AGAINST THE DECEASED AFTER PRESENTING EVIDENCE	3343
CHAPTER 27 – CHAPTER ON THE JUDGMENT REGARDING TWO CLAIMANTS EACH PRESENTING EVIDENCE THAT THE RIGHT BELONGS TO THEM	3344 – 3345
CHAPTER 28 – CHAPTER ON JUDGMENT IN ALL CLAIMS	-
CHAPTER 29 – CHAPTER ON TESTIMONY AGAINST A WOMAN	3346 – 3347
CHAPTER 30 – CHAPTER ON INVALIDATING TESTIMONY REGARDING INJUSTICE, USURY, AND CONTRADICTION TO THE SUNNAH	3348 – 3350
CHAPTER 31 – CHAPTER ON TESTIMONY BASED ON TESTIMONY	3351 – 3358
CHAPTER 32 – CHAPTER ON PRECAUTION IN GIVING TESTIMONY	3359 – 3361
CHAPTER 33 – CHAPTER ON THE TESTIMONY OF THE EXECUTOR FOR THE DECEASED WHO HAS A DEBT	3362
CHAPTER 34 – CHAPTER ON THE PROHIBITION OF REVIVING RIGHTS THROUGH FALSE TESTIMONIES	3363
CHAPTER 35 – CHAPTER ON MISCELLANEOUS MATTERS RELATED TO TESTIMONIES	3364 – 3366
CHAPTER 36 – CHAPTER ON PRE-EMPTION	3367 – 3380
CHAPTER 37 – CHAPTER ON AGENCY	3381 – 3387
CHAPTER 38 – CHAPTER ON JUDGMENT BY LOT	3388 – 3399
CHAPTER 39 – CHAPTER ON GUARANTEE	3400 – 3405
CHAPTER 40 – CHAPTER ON TRANSFER OF DEBT	3406 – 3409
CHAPTER 41 – CHAPTER ON JUDGMENT REGARDING THE FLOOD OF THE MAHZUR VALLEY	3410 – 3411
CHAPTER 42 – CHAPTER ON JUDGMENT REGARDING THE ENCLOSURE BETWEEN TWO HOUSES	3412 – 3413
CHAPTER 43 – CHAPTER ON JUDGMENT REGARDING SHEEP GRAZING IN A CULTIVATED FIELD	3414 – 3415
CHAPTER 44 – CHAPTER ON THE RULING REGARDING RESERVED AREAS	3416 – 3423
CHAPTER 45 – CHAPTER ON THE RULING OF FORCING A MAN TO PROVIDE FOR HIS RELATIVES	3424
CHAPTER 46 – CHAPTER ON CLAIMS THAT ARE ACCEPTED WITHOUT EVIDENCE	3425 - 3430
CHAPTER 47 – CHAPTER OF RARITIES	3431 – 3432
CHAPTER 48 – CHAPTER ON EMANCIPATION AND ITS RULINGS	3433 – 3455
CHAPTER 49 – CHAPTER ON CONDITIONAL EMANCIPATION (TADBIR)	3456 – 3468
CHAPTER 50 – CHAPTER ON THE CONTRACT OF MANUMISSION (MUKATABA)	3469 – 3493
CHAPTER 51 – CHAPTER ON THE ALLEGIANCE OF THE FREED SLAVE	3494 – 3508
CHAPTER 52 – CHAPTER ON MOTHERS OF OFFSPRING	3507 – 3514
CHAPTER 53 – CHAPTER ON FREEDOM	3515 – 3527



CHAPTER 54 – CHAPTER ON WHAT HAS BEEN REPORTED REGARDING THE CHILD OF ADULTERY AND THE FOUNDLING	3528 – 3533
CHAPTER 55 – CHAPTER ON ABSCONDING SLAVES	3534 – 3545
CHAPTER 56 – CHAPTER ON APOSTASY	3546 – 3556
CHAPTER 57 – CHAPTER ON MISCELLANEOUS MATTERS RELATED TO EMANCIPATION	3557 – 3565
CHAPTER 58 – CHAPTER ON LIVELIHOODS, EARNINGS, PROFITS, AND PROFESSIONS	3566 – 3678
CHAPTER 59 – CHAPTER ON DEBT AND LOAN	3679 – 3716
CHAPTER 60 – CHAPTER ON TRADE, ITS ETIQUETTES, VIRTUES, AND JURISPRUDENCE	3717 – 3750
CHAPTER 61 – CHAPTER ON THE MARKETPLACE	3751 – 3752
CHAPTER 62 – CHAPTER ON THE REWARD OF SUPPLICATION IN MARKETPLACES	3753 – 3756
CHAPTER 63 – CHAPTER ON SUPPLICATION WHEN PURCHASING GOODS FOR TRADE	3757 – 3758
CHAPTER 64 – CHAPTER ON SUPPLICATION WHEN PURCHASING ANIMALS	3759 – 3760
CHAPTER 65 – CHAPTER ON CONDITIONS AND OPTIONS IN SALES	3761 – 3767
CHAPTER 66 – CHAPTER ON THE SEPARATION THAT CONCLUDES A SALE, WHETHER IT IS BY PHYSICAL DEPARTURE OR VERBAL AGREEMENT	3768 – 3769
CHAPTER 67 – CHAPTER ON THE RULING OF A BALANCED PARTNERSHIP AGREEMENT BETWEEN TWO MEN WITH A KNOWN CONDITION AND A SPECIFIED TERM	3770 – 3771
CHAPTER 68 – CHAPTER ON SALES	3772 – 3860
CHAPTER 69 – CHAPTER ON THE SALE OF PASTURE, CROPS, TREES, LANDS, SERVANTS, WATER RIGHTS, AND REAL ESTATE	3861 – 3875
CHAPTER 70 – CHAPTER ON REVIVING BARREN LANDS AND PROPERTIES	3876 – 3889
CHAPTER 71 – CHAPTER ON SHARECROPPING AND LEASING	3890 – 3916
CHAPTER 72 – CHAPTER ON LIABILITY FOR THOSE WHO TAKE PAYMENT FOR REPAIRING SOMETHING BUT CAUSE DAMAGE INSTEAD	3917 – 3919
CHAPTER 73 – CHAPTER ON THE LIABILITY OF ONE WHO CARRIED SOMETHING AND CLAIMED ITS LOSS	3920 – 3933
CHAPTER 74 – CHAPTER ON ADVANCE PAYMENT IN FOOD, ANIMALS, AND OTHER GOODS	3934 – 3953
CHAPTER 75 – CHAPTER ON HOARDING AND PRICING	3954 – 3974
CHAPTER 76 – CHAPTER ON JUDGMENT IN THE DISPUTE BETWEEN BUYER AND SELLER	3975
CHAPTER 77 – CHAPTER ON THE OBLIGATION TO RETURN THE SOLD ITEM DUE TO THE OPTION OF INSPECTION	3976 – 3978
CHAPTER 78 – CHAPTER ON ANNOUNCING THE SALE OF GOODS	3979
CHAPTER 79 – CHAPTER ON SELLING IN THE SHADE	3980
CHAPTER 80 – CHAPTER ON SELLING MILK MIXED WITH WATER	3981
CHAPTER 81 – CHAPTER ON DEFRAUDING THE UNAWARE BUYER	3982 – 3984
CHAPTER 82 – CHAPTER ON KINDNESS AND AVOIDING DECEPTION IN SALES	3985 – 3987
CHAPTER 83 – CHAPTER ON INTERCEPTING TRADE GOODS	3988 – 3990



CHAPTER 84 – CHAPTER ON USURY (RIBA)	3991 – 4031
CHAPTER 85 – CHAPTER ON BARTER AND TRANSACTION WITH IMMEDIATE BUYBACK (INAH)	4032 – 4035
CHAPTER 86 – CHAPTER ON CURRENCY EXCHANGE AND ITS FORMS	4036 – 4046
CHAPTER 87 – CHAPTER ON LOST PROPERTY AND STRAY ANIMALS	4047 – 4064
CHAPTER 88 – CHAPTER ON WHAT FALLS UNDER THE RULING OF LOST PROPERTY	4065
CHAPTER 89 – CHAPTER ON GIFTS	4066 – 4082
CHAPTER 90 – CHAPTER ON BORROWING (ARIYYAH)	4083 – 4086
CHAPTER 91 – CHAPTER ON DEPOSITS (WADI'AH)	4087 – 4093
CHAPTER 92 – CHAPTER ON PLEDGING (RAHN)	4094 – 4120
CHAPTER 93 – CHAPTER ON HUNTING AND SLAUGHTERING	4121 – 4235
CHAPTER 94 – CHAPTER ON EATING AND DRINKING FROM GOLD AND SILVER UTENSILS AND OTHER ETIQUETTES OF EATING	4236 – 4272
CHAPTER 95 – CHAPTER ON OATHS, VOWS, AND EXPIATIONS	4273 – 4335
CHAPTER 96 – CHAPTER ON THE BEGINNING OF MARRIAGE AND ITS ORIGIN	4336 – 4338
CHAPTER 97 – CHAPTER ON THE TYPES OF MARRIAGE	4339
CHAPTER 98 – CHAPTER ON THE VIRTUE OF MARRIAGE	4340 – 4345
CHAPTER 99 – CHAPTER ON THE SUPERIORITY OF THE MARRIED PERSON OVER THE UNMARRIED PERSON	4346 – 4349
CHAPTER 100 – CHAPTER ON THE AFFECTION FOR WOMEN	4350 – 4351
CHAPTER 101 – CHAPTER ON THE ABUNDANCE OF GOODNESS IN WOMEN	4352
CHAPTER 102 – CHAPTER ON ONE WHO AVOIDS MARRIAGE DUE TO FEAR OF POVERTY	4353 – 4354
$\frac{\text{CHAPTER 103} - \text{CHAPTER ON ONE WHO MARRIES FOR THE SAKE OF ALLAH}{\text{SWT}}, \text{THE ALMIGHTY},}{\text{AND TO UPHOLD FAMILY TIES}}$	4355
CHAPTER 104 – CHAPTER ON THE BEST OF WOMEN	4356
CHAPTER 105 – CHAPTER ON THE CATEGORIES OF WOMEN	4357 – 4358
CHAPTER 106 – CHAPTER ON THE BLESSING AND OMEN OF A WOMAN	4359 – 4361
CHAPTER 107 – CHAPTER ON THE RECOMMENDED AND PRAISEWORTHY TRAITS AND CHARACTERISTICS OF WOMEN	4362 – 4369
CHAPTER 108 – CHAPTER ON THE BLAMEWORTHY TRAITS AND CHARACTERISTICS OF WOMEN	4370 – 4378
CHAPTER 109 – CHAPTER ON THE ADMONITION REGARDING WOMEN	4379
CHAPTER 110 – CHAPTER ON MARRYING A WOMAN FOR HER WEALTH, BEAUTY, OR RELIGION	4380
CHAPTER 111 – CHAPTER ON COMPATIBILITY IN MARRIAGE	4381 – 4386
CHAPTER 112 – CHAPTER ON THE RECOMMENDED SUPPLICATIONS AND PRAYERS FOR ONE WHO INTENDS TO MARRY	4387
CHAPTER 113 – CHAPTER ON THE TIME WHEN MARRIAGE IS DISLIKED	4388 – 4389



CHAPTER 115 – CHAPTER ON SCATTERING GIFTS AND THE WEDDING CEREMONY	4402 – 4403			
CHAPTER 116 – CHAPTER ON THE WEDDING FEAST (WALIMAH)	4404			
CHAPTER 117 – CHAPTER ON WHAT A MAN SHOULD DO WHEN HIS WIFE IS BROUGHT TO HIM	4405			
CHAPTER 118 – CHAPTER ON THE TIMES WHEN INTERCOURSE IS DISLIKED	4406 – 4413			
CHAPTER 119 – CHAPTER ON SAYING THE NAME OF ALLAH (SWIT) BEFORE INTERCOURSE	4414			
CHAPTER 120 – CHAPTER ON THE PERMISSIBLE DURATION FOR ABSTAINING FROM INTERCOURSE FOR ONE WHO HAS A YOUNG FREE WIFE				
CHAPTER 121 – CHAPTER ON WHAT ALLAH (SWT), THE ALMIGHTY, HAS MADE PERMISSIBLE AND PROHIBITED IN MARRIAGE				
CHAPTER 122 - CHAPTER ON CASES IN WHICH MARRIAGE IS INVALIDATED	4495 – 4499			
CHAPTER 123 – CHAPTER ON SEPARATION BETWEEN HUSBAND AND WIFE DUE TO THE DEMAND FOR DOWRY	4500			
CHAPTER 124 – CHAPTER ON A CHILD BEING BETWEEN BOTH PARENTS – WHO HAS MORE RIGHT TO CUSTODY	4501 – 4504			
CHAPTER 125 – CHAPTER ON THE AGE AT WHICH CHILDREN SHOULD NO LONGER BE TOUCHED AFFECTIONATELY OR CARRIED, AND THE OBLIGATION TO SEPARATE THEM IN THEIR BEDS	4505 – 4510			
CHAPTER 126 – CHAPTER ON LEGAL MARITAL PROTECTION (IHSAN)	4511 – 4512			
CHAPTER 127 – CHAPTER ON THE HUSBAND'S RIGHTS OVER HIS WIFE	4513 – 4524			
CHAPTER 128 – CHAPTER ON THE WIFE'S RIGHTS OVER HER HUSBAND	4525 – 4538			
CHAPTER 129 – CHAPTER ON COITUS INTERRUPTUS (ʿAZL)	4539			
CHAPTER 129 – CHAPTER ON COITUS INTERRUPTUS (ʿAZL) CHAPTER 130 – CHAPTER ON PROTECTIVE JEALOUSY	4539 4540 – 4543			
· ·				
CHAPTER 130 – CHAPTER ON PROTECTIVE JEALOUSY CHAPTER 131 – CHAPTER ON THE PUNISHMENT OF A WOMAN FOR PRACTICING MAGIC ON HER	4540 – 4543			
CHAPTER 130 – CHAPTER ON PROTECTIVE JEALOUSY CHAPTER 131 – CHAPTER ON THE PUNISHMENT OF A WOMAN FOR PRACTICING MAGIC ON HER HUSBAND CHAPTER 132 – CHAPTER ON ENSURING THE ABSENCE OF PREGNANCY IN BONDWOMEN	4540 – 4543 4544			
CHAPTER 130 – CHAPTER ON PROTECTIVE JEALOUSY CHAPTER 131 – CHAPTER ON THE PUNISHMENT OF A WOMAN FOR PRACTICING MAGIC ON HER HUSBAND CHAPTER 132 – CHAPTER ON ENSURING THE ABSENCE OF PREGNANCY IN BONDWOMEN (ISTIBRA)	4540 – 4543 4544 4545 – 4547			
CHAPTER 130 – CHAPTER ON PROTECTIVE JEALOUSY CHAPTER 131 – CHAPTER ON THE PUNISHMENT OF A WOMAN FOR PRACTICING MAGIC ON HER HUSBAND CHAPTER 132 – CHAPTER ON ENSURING THE ABSENCE OF PREGNANCY IN BONDWOMEN (ISTIBRA) CHAPTER 133 – CHAPTER ON A SLAVE MARRYING WITHOUT HIS MASTER'S PERMISSION CHAPTER 134 – CHAPTER ON A MAN WHO BUYS A BONDWOMAN WHILE SHE IS PREGNANT AND	4540 – 4543 4544 4545 – 4547 4548 – 4549			
CHAPTER 130 – CHAPTER ON PROTECTIVE JEALOUSY CHAPTER 131 – CHAPTER ON THE PUNISHMENT OF A WOMAN FOR PRACTICING MAGIC ON HER HUSBAND CHAPTER 132 – CHAPTER ON ENSURING THE ABSENCE OF PREGNANCY IN BONDWOMEN (ISTIBRA) CHAPTER 133 – CHAPTER ON A SLAVE MARRYING WITHOUT HIS MASTER'S PERMISSION CHAPTER 134 – CHAPTER ON A MAN WHO BUYS A BONDWOMAN WHILE SHE IS PREGNANT AND THEN IS INTIMATE WITH HER	4540 - 4543 4544 4545 - 4547 4548 - 4549 4550			
CHAPTER 130 – CHAPTER ON PROTECTIVE JEALOUSY CHAPTER 131 – CHAPTER ON THE PUNISHMENT OF A WOMAN FOR PRACTICING MAGIC ON HER HUSBAND CHAPTER 132 – CHAPTER ON ENSURING THE ABSENCE OF PREGNANCY IN BONDWOMEN (ISTIBRA) CHAPTER 133 – CHAPTER ON A SLAVE MARRYING WITHOUT HIS MASTER'S PERMISSION CHAPTER 134 – CHAPTER ON A MAN WHO BUYS A BONDWOMAN WHILE SHE IS PREGNANT AND THEN IS INTIMATE WITH HER CHAPTER 135 – CHAPTER ON MARRYING TWO BONDWOMEN SISTERS AT THE SAME TIME	4540 - 4543 4544 4545 - 4547 4548 - 4549 4550 4551 - 4552			
CHAPTER 131 – CHAPTER ON THE PUNISHMENT OF A WOMAN FOR PRACTICING MAGIC ON HER HUSBAND CHAPTER 132 – CHAPTER ON ENSURING THE ABSENCE OF PREGNANCY IN BONDWOMEN (ISTIBRA) CHAPTER 133 – CHAPTER ON A SLAVE MARRYING WITHOUT HIS MASTER'S PERMISSION CHAPTER 134 – CHAPTER ON A MAN WHO BUYS A BONDWOMAN WHILE SHE IS PREGNANT AND THEN IS INTIMATE WITH HER CHAPTER 135 – CHAPTER ON MARRYING TWO BONDWOMEN SISTERS AT THE SAME TIME CHAPTER 136 – CHAPTER ON HOW A MAN MARRIES HIS MALE SLAVE TO HIS BONDWOMAN CHAPTER 137 – CHAPTER ON A FREE WOMAN MARRYING HERSELF TO A SLAVE WITHOUT THE PERMISSION OF HIS MASTERS AND THE DISLIKE OF MARRYING A BONDWOMAN OWNED BY	4540 - 4543 4544 4545 - 4547 4548 - 4549 4550 4551 - 4552 4553			
CHAPTER 130 – CHAPTER ON PROTECTIVE JEALOUSY CHAPTER 131 – CHAPTER ON THE PUNISHMENT OF A WOMAN FOR PRACTICING MAGIC ON HER HUSBAND CHAPTER 132 – CHAPTER ON ENSURING THE ABSENCE OF PREGNANCY IN BONDWOMEN (ISTIBRA) CHAPTER 133 – CHAPTER ON A SLAVE MARRYING WITHOUT HIS MASTER'S PERMISSION CHAPTER 134 – CHAPTER ON A MAN WHO BUYS A BONDWOMAN WHILE SHE IS PREGNANT AND THEN IS INTIMATE WITH HER CHAPTER 135 – CHAPTER ON MARRYING TWO BONDWOMEN SISTERS AT THE SAME TIME CHAPTER 136 – CHAPTER ON HOW A MAN MARRIES HIS MALE SLAVE TO HIS BONDWOMAN CHAPTER 137 – CHAPTER ON A FREE WOMAN MARRYING HERSELF TO A SLAVE WITHOUT THE PERMISSION OF HIS MASTERS AND THE DISLIKE OF MARRYING A BONDWOMAN OWNED BY TWO PARTNERS CHAPTER 138 – CHAPTER ON THE RULINGS REGARDING MALE SLAVES AND FEMALE	4540 - 4543 4544 4545 - 4547 4548 - 4549 4550 4551 - 4552 4553 4554 - 4555			
CHAPTER 130 – CHAPTER ON PROTECTIVE JEALOUSY CHAPTER 131 – CHAPTER ON THE PUNISHMENT OF A WOMAN FOR PRACTICING MAGIC ON HER HUSBAND CHAPTER 132 – CHAPTER ON ENSURING THE ABSENCE OF PREGNANCY IN BONDWOMEN (ISTIBRA) CHAPTER 133 – CHAPTER ON A SLAVE MARRYING WITHOUT HIS MASTER'S PERMISSION CHAPTER 134 – CHAPTER ON A MAN WHO BUYS A BONDWOMAN WHILE SHE IS PREGNANT AND THEN IS INTIMATE WITH HER CHAPTER 135 – CHAPTER ON MARRYING TWO BONDWOMEN SISTERS AT THE SAME TIME CHAPTER 136 – CHAPTER ON HOW A MAN MARRYING HERSELF TO A SLAVE WITHOUT THE PERMISSION OF HIS MASTERS AND THE DISLIKE OF MARRYING A BONDWOMAN OWNED BY TWO PARTNERS CHAPTER 138 – CHAPTER ON THE RULINGS REGARDING MALE SLAVES AND FEMALE BONDWOMAN CHAPTER 139 – CHAPTER ON A DHIMMI MAN MARRYING A DHIMMI WOMAN AND THEN BOTH	4540 - 4543 4544 4545 - 4547 4548 - 4549 4550 4551 - 4552 4553 4554 - 4555 4556 - 4581			
CHAPTER 131 – CHAPTER ON THE PUNISHMENT OF A WOMAN FOR PRACTICING MAGIC ON HER HUSBAND CHAPTER 132 – CHAPTER ON ENSURING THE ABSENCE OF PREGNANCY IN BONDWOMEN (ISTIBRA) CHAPTER 133 – CHAPTER ON A SLAVE MARRYING WITHOUT HIS MASTER'S PERMISSION CHAPTER 134 – CHAPTER ON A MAN WHO BUYS A BONDWOMAN WHILE SHE IS PREGNANT AND THEN IS INTIMATE WITH HER CHAPTER 135 – CHAPTER ON MARRYING TWO BONDWOMEN SISTERS AT THE SAME TIME CHAPTER 136 – CHAPTER ON HOW A MAN MARRIES HIS MALE SLAVE TO HIS BONDWOMAN CHAPTER 137 – CHAPTER ON A FREE WOMAN MARRYING HERSELF TO A SLAVE WITHOUT THE PERMISSION OF HIS MASTERS AND THE DISLIKE OF MARRYING A BONDWOMAN OWNED BY TWO PARTNERS CHAPTER 138 – CHAPTER ON THE RULINGS REGARDING MALE SLAVES AND FEMALE BONDWOMAN CHAPTER 139 – CHAPTER ON A DHIMMI MAN MARRYING A DHIMMI WOMAN AND THEN BOTH CONVERTING TO ISLAM	4540 - 4543 4544 4545 - 4547 4548 - 4549 4550 4551 - 4552 4553 4554 - 4555 4556 - 4581 4582			



CHAPTER 143 – CHAPTER ON BREASTFEEDING	4661 – 4686			
CHAPTER 144 – CHAPTER ON CONGRATULATING FOR THE BIRTH OF A CHILD	4687			
CHAPTER 145 – CHAPTER ON THE VIRTUE OF CHILDREN	4688 – 4709			
CHAPTER 146 – CHAPTER ON AQIQAH, TAHNIK, NAMING, KUNYAH, SHAVING THE NEWBORN'S HEAD, PIERCING THE EARS, AND CIRCUMCISION				
CHAPTER 147 – CHAPTER ON THE STATE OF BELIEVERS' CHILDREN WHO PASS AWAY	4731 – 4738			
CHAPTER 148 – CHAPTER ON THE STATE OF THE CHILDREN OF POLYTHEISTS AND DISBELIEVERS WHO PASS AWAY				
CHAPTER 149 – CHAPTER ON DISCIPLINING AND TESTING A CHILD	4743 – 4750			
CHAPTER 150 – CHAPTER ON THE TYPES OF DIVORCE	-			
CHAPTER 151 – CHAPTER ON DIVORCE ACCORDING TO THE SUNNAH	4751 - 4760			
CHAPTER 152 – CHAPTER ON DIVORCE DURING THE WAITING PERIOD ('IDDAH)	4761 – 4765			
CHAPTER 153 – CHAPTER ON THE DIVORCE OF AN ABSENT PERSON	4766 – 4768			
CHAPTER 154 – CHAPTER ON THE DIVORCE BY A YOUNG BOY	4769			
CHAPTER 155 – CHAPTER ON THE DIVORCE BY AN INSANE PERSON	4770 – 4772			
CHAPTER 156 – CHAPTER ON THE DIVORCE OF A WOMAN WHO HAS NOT BEEN CONSUMMATED AND THE RULING ON A WOMAN WHOSE HUSBAND PASSES AWAY BEFORE OR AFTER CONSUMMATION	4773 – 4786			
CHAPTER 157 – CHAPTER ON THE DIVORCE OF A PREGNANT WOMAN	4787 – 4795			
CHAPTER 158 – CHAPTER ON THE DIVORCE OF A WOMAN WHO HAS NOT REACHED MENSTRUATION, ONE REACHED MENOPAUSAL AGE, ONE WITH IRREGULAR MENSTRUATION, AND ONE WITH UNCERTAIN MENSTRUATION	4796 – 4805			
CHAPTER 159 – CHAPTER ON THE DIVORCE OF A MUTE PERSON	4806			
CHAPTER 160 – CHAPTER ON SECRET DIVORCE	4807			
CHAPTER 161 - CHAPTER ON WOMEN WHO CAN BE DIVORCED IN ANY CONDITION	4808 – 4809			
CHAPTER 162 – CHAPTER ON GIVING THE CHOICE (TO THE WIFE)	4810 – 4815			
CHAPTER 163 – CHAPTER ON MUTUAL DISSOLUTION OF MARRIAGE (MUBARA AH)	4816			
CHAPTER 164 – CHAPTER ON MARITAL REBELLION (NUSHUZ)	-			
CHAPTER 165 - CHAPTER ON MARITAL DISCORD (SHIQAQ)	4817 – 4819			
CHAPTER 166 - CHAPTER ON DIVORCE BY MUTUAL CONSENT (KHUL)	4820 – 4823			
CHAPTER 167 – CHAPTER ON OATH OF ABSTINENCE (ILA)	4824 – 4825			
CHAPTER 168 – CHAPTER ON ZIHAR (DECLARING ONE'S WIFE UNLAWFUL LIKE A MOTHER)	4826 – 4850			
CHAPTER 169 - CHAPTER ON MUTUAL CURSING (LI'AN)	4851 – 4858			
CHAPTER 170 – CHAPTER ON THE DIVORCE BY A SLAVE	4859 – 4874			
CHAPTER 171 – CHAPTER ON THE DIVORCE BY A SICK PERSON	4875 – 4882			
CHAPTER 172 – CHAPTER ON THE DIVORCE OF A MISSING PERSON	4883 – 4888			



CHAPTER 173 – CHAPTER ON THE TERMS: KHALIYAH, BARIAH, BATTA, BAIN, AND HARAM IN DIVORCE	4889 – 4890
CHAPTER 174 – CHAPTER ON THE RULING REGARDING AN IMPOTENT HUSBAND	4891 – 4898
CHAPTER 175 – CHAPTER ON MISCELLANEOUS MATTERS	4899 – 4930
CHAPTER 176 – CHAPTER ON RECOGNIZING THE MAJOR SINS FOR WHICH ALLAH (SWT), THE ALMIGHTY, HAS THREATENED WITH HELLFIRE	4931 – 4967



INTRODUCTION

The Book of 'Man La Yahduruhu Al-Faqih', was authored by the esteemed Shaykh Al Jaleel, Shaykh Al-Saduq Abu Ja'far Muhammad ibn Ali ibn al-Husayn ibn Babawayh al-Qummi [d.381 AH]. The translation of this work into English has been done by a humble servant of the Ahlulbayt (a.s), Haydar Ali Shaykh ibn Muhammad. BAB UL QAIM PUBLICATIONS (B.U.Q) is the publishing house of this book, dedicated to providing unrestricted academic access to this valuable work, and making its content free to all. B.U.Q mission is to foster a culture of learning Hadiths, ensuring that everyone has the opportunity to access and share this knowledge. B.U.Q aims to spread this wisdom and teachings widely, as knowledge of the Ahlulbayt (a.s) is a legacy for all of humanity.

In the name of Allah (SWT), the Most Gracious, the Most Merciful.

Praise be to Allah (SWT), O' One who clarified the path to the standards of Islam and made Sunnah a guide to the laws and rulings. He sent His beloved Messenger (saws) amongst the creation as extension of his utmost mercy to all of humanity. He revealed the Qur'an as an explanation for everything, concluding his Hujjah through it, and enlightening the path for all people.

Allah (SWT) then illuminated the Infallible lanterns through our Prophet Muhammad (Saws), peace and blessings be upon him and his family, and through his brother, successor and comprehensive inheritor, Commander of the Faithful Imam Ali ibn Abi Talib (a.s), and his infallible progeny (a.s), who are the fountains of knowledge of the Sovereign Exalted Allah (SWT). They are the foundations of the religion and the pillars of certainty. Through them, we have come to know the boundaries of lawful and unlawful and the acts of devotion, and through them alone, we are saved from the brink of eternal ruin, incomprehensible in magnitude and grandeur. Through them alone, we may live a worthy, fulfilling, and elevated life, far from humiliation, misery, and destruction, and so that we may not live in disgrace like exploited cattle or neglectful beasts.

May Allah's ^{SWT} blessings be upon His trustworthy Messenger ^{saws} and his pure progeny ^{a.s}, who are the custodians of the religion, within whom are the comprehensive treasures of the Qur'an and the secrets of the Most Merciful. When they speak; they are the unfathomable knowledge, When they are silent; they are the inimitable truth, When they walk, they are unparalleled, When they rest, they are unrivalled and supreme. In every hardship, they are the solace and strength that sooth our pain; for every illness, they are the everlasting and mending cure; and in every darkness, they stand alone, radiant and unwavering; the beacons of salvations that guide us. None is created like them, and they are created like none – absolutely matchless in their complete embodiment, secondary only to the sole supreme dominion of the One Allah ^{SWT}, the Al-Mutakabbir and Al-Adheem.

As for this book, 'Man La Yahduruhu al-Faqih', it is known by the scholars and the common folk. It is like the full moon, untouched by the hands of detractors, and few works can compare to it or approach it. Whoever traverses its paths and plains, finds refuge in the stronghold and fortress of Ahlulbayt ^{a.s}. The reader, no matter how much they delve into the vastness of its ocean and immerse themselves in the sweetness of its words and meanings, will find therein their soughtafter aim and fulfilled desire. The one confused by conflicting statements seeks refuge in the firm pillars of this book, from misguidance and calamities.



So, blessed is the one who is guided by the light of its guidance, and how honored is the one who follows its path – the true path of the Ahlulbayt ^{a.s}. Such a person will ease their journey of the hereafter, effortlessly picking at the fruits of the gardens and drink from the pure springs on the Day of Resurrection. The companion of this book will find grace on the day of their departure and true happiness when they rest, by Allah's ^{SWT} will. It will shield them from the troubles of their day and protect them from the dangers of the night. Through it, one will rise in the ascents of dignity and reside in the delight of Imaan and unfathomable eternal bliss.

The author, Shaykh Al Jaleel Al Saduq —may Allah's (SWT) abundant mercy be upon him—compiled this book with his tireless diligence, accurate judgment, sharp intellect, profound knowledge of narrations, extensive awareness of subtleties, keen perception of hidden aspects, deep understanding of jurisprudence and rulings, matters of the lawful and unlawful, and mastery in the discipline. He avoided error and doubt, composed the book skillfully, and conveyed it effectively. He derived his knowledge from its purest sources and obtained light from its niches and infallible lanterns of guidance. He followed the pure Infallible Imams (a.s); guided by the Prophet (saws) and his family (a.s), drawing from their infinite universe of knowledge, enlightened by their guidance, and clinging to the rope of their allegiance, never straying from their light.

Therefore, the seeker, delving through the folds of the cherished and eternal pages of this book, finds a clear methodology, evidence-backed jurisprudence, a solid foundation, wise and prudent reasoning, the correct school of thought, the straight truth, deep wisdom, bright proofs, eloquent speech, proper logic, along with landmarks, knowledge, exquisite insights, fascinating anecdotes, light, beauty, wisdom, and noble traditions, all guiding to the only true path and leading to the straight way – only through the Infallible Ahlulbayt ^{a.s}.

My motivations behind unbridling this ocean of knowledge for the believers was many fold. To compile this book in the manner that you see, my unwavering inspirations to endure the adversity and effort in its preparation was; foremost, the service to my master - Imam al-Zaman, Imam Muhammad ibn Hassan Al-Mahdi; Al-Qa'im; Al-Hujjah; Al-Muntazar; Al-Khalaf al-Salih; Al-Maw'ud; Baqiyatullah; Sahib al-Zaman and satisfaction of His Infallible Forefathers ^{a.s.}.

Secondly, I wanted leave behind this ocean of knowledge as a legacy in honor of my parents and the believers, that they may find guidance, wisdom, and strength in its pages. May it serve as a source of enlightenment, guiding them through the trials of life and helping them to grow in virtue and understanding. This work was a means of investment into my eternal life, and may this serve as mediation for the many sins of myself, my parents and the believers – that we may not remain bereft of the intercession of the Ahlulbayt (a.s) and the famed mercy of Allah (SWT). My aim was to unlock this treasure and share its knowledge and wisdom, for it to be a means of seeking elevated Imaan, spreading the light of guidance and forgiveness for the sins, an offering of charity that may echo beyond the grave, bringing mercy and peace to the souls of my parents and believers.

Lastly, the effort behind these works stems from the inspiration I have drawn from my esteemed teachers and role models, both past and present, whose dedication to knowledge has ignited a lasting flame within me - may Allah (SWT) extend his mercy over them. Their shining commitment serves as a beacon, encouraging me to undertake projects of this magnitude despite my own felt inadequacies. I have reflected deeply and considered at length, finding this task immense and myself insufficient, and I have often feared my capacity to be deficient for the scale of the task.



Yet, as a service to the Ahlulbayt ^{a.s}, I remain steadfast and eager to serve their cause until my last, striving to spread their boundless knowledge using every tool at my disposal. I acknowledge the challenges and complexities inherent in such work and apologize for any errors that may arise. The burden is heavy, requiring sacrifice, extensive time, and diligence, but with determination and reliance on His divine support, I have taken on this task. My goal is to grow progressively more comprehensive and precise, piecing together these efforts to form a unified and expansive contribution - may Allah ^{SWT} reward us for the efforts we expend for the Truth and allows this work to be a source of benefit for generations to come.

I firmly believe in the immense greatness and profound significance of this book. It is a work that truly warrants translation and widespread dissemination among the masses, ideally undertaken by scholars far more learned and capable than myself. Yet, for now, such a pivotal text must rely on the humble efforts of servants like myself. Insha'Allah, it will receive the justice it rightfully deserves in due time. Perhaps by this effort, we will inscribe a new page in the annals of loyalty to our great Infallible Imams ^{a.s.}, and to their teachings.

I raise my hands in supplication to Allah {SWT} that He grants me the gratitude for the guidance and success He has bestowed, keeps me away from misguidance and error, and allows me to complete this work as a tribute to Shaykh Abu Ja'far al-Saduq - may Allah {SWT} be pleased with him - for he is a true genius scholar, as shown by exemplary effort he expended in authoring this book.

We humbly requests all Momineen to recite Surah Al-Fatiha for the souls of our dearly departed Marhoomeen. May Allah ^(SWT) elevate their status in Alam-e-Barzakh, surround them with His boundless mercy, and forgive their sins. We also pray that Allah ^(SWT) bestows His infinite mercy upon our parents and teachers, who inspired and guided us to follow the noble Path of the AhlulBayt ^(a.s.) and encouraged us to dedicate ourselves to spreading their timeless teachings.

A heartfelt dua request for the soul of Marhoom Muhammad Hanif Shaykh ibn Ghulam Abbas, May Allah (SWT) shower him with everlasting mercy and fill his resting place with light.



﴿ إمامُ جَعفَرِ بنِ مُحَمَّدِ الصَّادِقِ عليه السَّلامُ قالَ : سِتَّةٌ يَلْحَقْنَ اَلْمُؤْمِنَ بَعْدَ وَفَاتِهِ وَلَدٌ يَسْتَغْفِرُ لَهُ وَ مُصْحَفٌ يُخَلِّفُهُ وَ غَرْسٌ يَغْرِسُهُ وَ صَدَقَةُ مَاءٍ يُجْرِيهِ وَ قَلِيبٌ يَحْفِرُهُ وَ سُنَّةٌ يُؤْخَذُ بِهَا مِنْ بَعْدِهِ

Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"Six things follow a believer after his death: a child who seeks forgiveness for him, a Quran he leaves behind, a tree he plants, a charity of water he provides, a well he digs, and a good tradition that is acted upon after him.".

Man La Yahduruhu Al-Faqih, Vol. 1, H. 555



TRANSLATOR'S FOREWORD

بِسْم اللهِّ الرَّحَمَّنِ الرَّحِيمِ

In the name of Allah (SWT), the Most Gracious, the Most Merciful.

It is with profound gratitude and humility that I present this translation of Man La Yahduruhu Al-Faqih, a cornerstone of Shia Islamic jurisprudence authored by the esteemed Sheikh Al-Saduq (may Allah (SWT) sanctify his soul). This monumental work, deeply rooted in the wisdom of the Ahlulbayt (a.s), serves as a timeless guide for believers in their faith, worship, and daily life.

The task of translating such a pivotal text was both an honor and a responsibility. Sheikh Al-Saduq's intent in compiling this 'Man La Yahduruhu Al-Faqih' book was to provide a practical and accessible reference for those who may not have direct access to a jurist. Recognizing its enduring relevance, I undertook this translation with the hope of bringing its profound teachings to a broader audience, ensuring that the divine guidance it encapsulates reaches those who seek it, removing the language barriers.

This translation is the result of meticulous study and careful effort. I relied on original Arabic manuscripts to ensure authenticity and accuracy of text, cross-referencing multiple editions of translations of the text to capture its depth and nuances. To enhance the reliability of the translation, I referred to classical Arabic dictionaries and lexical works to clarify complex terms and their contextual meanings. Additionally, I benefited from other notable translational works and other modern tools at our disposal today, comparing them with the original text to maintain the integrity and consistency of the message.

Throughout the process, I endeavoured to remain faithful to the original text, preserving the depth and essence of Sheikh Al-Saduq's words while rendering them in a manner accessible to contemporary readers. Where necessary, I have included only little clarifications and annotations to provide context for certain terms and concepts, always with the utmost respect for the original work.

I am also profoundly aware of my own limitations and the challenges inherent in such a task. Any shortcomings or errors are mine alone, and I ask for forgiveness of both Allah (SWT) and the readers. I humbly invite readers to share their feedback, corrections, or insights, as this translation is not an end but a step toward a greater understanding of this revered work.

May this effort, however small, serve as a source of guidance and benefit for all who engage with it. I pray that Allah ^{SWT} accepts this humble contribution, and that it earns the approval of the Ahlulbayt ^{a.s.}.

With sincere gratitude, *Haydar Ali Shaykh bin Muhammad*[January, 2025]



ا حیدر علی شیخ بن محمد



DISCLAIMER

To those who have expressed concerns regarding qualifications to compile and share this treasure of hadith, we appreciate your perspective and recognize the role that scholarship and expertise play in this field. At the same time, we also observe a significant gap in efforts to make the teachings of the AhlulBayt ^{a.s} more accessible to the broader community. This gap has inspired individuals like us to step forward and contribute in whatever humble capacity we can.

Our intention is not to position ourselves as scholars but to serve as facilitators in sharing these invaluable teachings with a wider audience. We respect those who possess greater knowledge and expertise and would support their efforts if they took the lead in this essential work. In the meantime, we will continue our efforts with sincerity and humility, guided by the teachings of the AhlulBayt ^{a.s}, striving to be a small channel through which their light can reach those who seek.

In our understanding, we strive to fill primary role as students of religion to faithfully present the pure traditions of the AhlulBayt ^{a.s} to the people. We understand our responsibility is to convey these sacred teachings exactly as they were received, without addition or omission. We understand that the exclusive right to serve as the Hujjah (divinely appointed proof) upon the believers rests solely with Allah's chosen representatives: the Prophet Muhammad ^{saws} and the Infallible Imams ^{a.s}.

Therefore, we have limited ourselves to only transmit the essence of the Hadiths while leaving the detailed Sharh (commentary) of the Hadith to the scholars. They may offer clarity on the language, context, and circumstances in which the Hadiths were conveyed. However, we still firmly believe in the miracle of the words of the Aimmah ^{a.s.}, to be understood by all believers; by the novice and the expert alike. Our true reward and success lie in adhering to this role — conveying the words and meanings of the Aimmah ^{a.s.} as intended.



AUTHOR BACKGROUND

The distinguished Shaykh Abu Ja'far Muhammad ibn Ali ibn al-Husayn ibn Babawayh al-Qummi, widely recognized as "Al-Saduq", is renowned for his profound religious influence during the fourth century of the Islamic era, his prominence was unanimously acknowledged by the Muslim community, and he was deeply revered and respected.

Shaykh al-Tusi, may Allah ^{SWT} have mercy on him, mentioned him in "Al-Fihrist" and "Al-Rijal," noting: "Muhammad ibn Ali ibn al-Husayn was a master of hadith memorization, well-versed in jurisprudence and the science of narrators, and a meticulous critic of narrations. Among the scholars of Qom, none were equal to him in terms of memory and extensive knowledge."

The renowned scholar Abu al-Abbas al-Najashi stated: "Abu Ja'far resided in Ray, where he was a leading elder and jurist, a prominent figure among the community in Khurasan. He visited Baghdad and was heard by the scholars of the community during his youth."

Many other notable figures, including Ibn Idris in "Al-Sara'ir," Ibn Shahrashub in "Al-Ma'alim," al-Muhaqqiq al-Hilli in "Al-Mu'tabar," Ibn Tawus in "Iqbal al-A'mal," al-Allamah in "Al-Khulasah," and Ibn Dawud in his "Rijal," praised him. His name was also mentioned by historians like al-Khatib al-Baghdadi in "Tarikh Baghdad" and al-Zarkali in "Al-A'lam."

Born and raised in Qom, he later travelled to various regions, such as Ray, Sitarabad, Gorgan, Nishapur, Mashhad (at the shrine of Imam Ali ibn Musa Ar-Ridha ^{a.s}), Marw al-Rudh, Sarakhs, Ilak, Samarqand, Farghana, Balkh (beyond the river), Hamadan, Baghdad, Kufa, Fid, Mecca, and Medina.

His father, Ali ibn al-Husayn—may Allah (SWT) have mercy on them both—was a prominent figure among the scholars of Qom, known for his leadership and high standing. During a time when Qom was home to numerous eminent scholars and narrators, he stood out. Despite his scholarly prominence, he lived modestly as a merchant, trading in the market with humility and self-sufficiency. Al-Tusi and al-Najashi documented his numerous works across various subjects, and Ibn al-Nadim mentioned him in their works.

Al-Saduq was born in response to a supplication by Imam Muhammad ibn Hassan al-Mahdi ^{a.s}, according to historical sources, which attested to his blessed and virtuous character. No praise could truly capture his stature, for even the esteemed Mulla Muhammad Taqi al-Majlisi remarked; "He is a pillar of religion." It is unsurprising that jurists regard his words as akin to transmitted texts and reliable reports. He authored approximately three hundred works, as documented by Shaykh al-Tusi and others. Regrettably, most have been lost over time, with "Madinat al-Ilm" being one of the greatest among them, now lost. Scholars like al-Majlisi searched for it in vain.

Our Scholarly heritage is rich, yet much has been lost to time due to neglect. It is our duty to preserve, revive, and disseminate these treasures to counter the claims of those who question the legacy of our religious scholarship. May we awaken to this task and honor our scholarly heritage with renewed dedication.



SEGMENTS AND SYMBOLS

عَلَيْهِ اَلسَّلاَم	Main Arabic Text	This is the original Arabic text from Shaykh Al-Saduq's book, presented with full tashkil and harakat (diacritical marks) to enhance readability and accessibility for the reader.
🗘 بِسْمِ اللهِ 🗘	Quranic Ayah	A verse from the Quran Al-Majeed, whether presented in full or partially, is accompanied by its original Arabic text, along with the Surah name and Ayah number for reference.
Hadith.[1] – Main hadith text.	Hadith Number & Hadith Text	This is provided to assist readers and researchers in locating the relevant Hadith, with the numbering aligned to the original book for ease of reference.
AlhamduLillah	Transliterations of Arabic	These transliterated sections are included within hadith containing supplications or specific anecdotes intended for recitation, providing non-Arabic readers with the means to convey these duas accurately.
[AL SADUQ] Commentary	Commentary of Al Saduq	This is the direct translation of the commentary by the esteemed Shaykh Al-Jaleel, Al-Saduq.
[REFERENCES]	Similar Hadith	This section identifies similar or repeated Hadiths found within the corpus of Shia Hadith literature. It serves as a tool for verifying the accuracy and reliability of the translation.
and or comm	Link to Content Page	This is an intra-document link designed to guide readers back to the main contents page, enabling easier navigation throughout the document.
{SWT}	Subhanahu wa ta'ala	Islamic honorific that translates to "The Most Glorified, The Most High". It is used when mentioning Allah directly or referring to Him through pronouns such as "He" or "Him," as a way of showing reverence and exalting His divine status
{AZJ}	Azzawajal	Islamic honorific that translates to "The Mighty and The Majestic". It is used when referring to Allah by titles such as "Lord" or "Rabb," to honor His greatness and majesty.
{ saws }	Sallallahu Alayhi wa Alayhi Wasallam	Islamic honorific that translates to "Peace be upon Him and His Family". It is exclusively for Prophet Muhammad ^{saws} as a mark of respect and admiring him and his purified family ^{saws} .
{ a.s }	Alayhis Salam	Islamic honorific that translates to "Peace be upon them". It is used to honor the Infallible Imams of the AhlulBayt ^{a.s} , the Infallible Prophets ^{a.s} , and the Angels of Allah ^{SWT} .



PRELUDE

بِسْم اللهِّ الرَّحَمَٰنِ الرَّحِيمِ

In the name of Allah (SWT), the Most Gracious, the Most Merciful.

قَالَ الشَّيخُ الإِمامُ السَّعيدُ الفَقيهُ [نَزيلُ الرَّيِّ] أَبُو جَعفَرٍ مُحَمَّدُ بنُ عَلِيٍّ بنِ الحُسَينِ بنِ مُوسَى بنِ بابَوَيْهِ القُمِّيِّ مُصَنِّفُ هذا الكِتابِ - قَدَّسَ اللَّهُ رُوحَهُ:-

أُمَّا بَعدُ فَإِنَّهُ لَمَّا ساقَني القَضاءُ إلى بِلادِ الغُربَةِ، وحَصَّلَني القَدَرُ مِنها بِأَرضِ بَلقِ مِن قَصبَةِ إِيلاقٍ وَرَدَها الشَّريفُ الدَّينُ أَبُو عَبدِ اللَّهِ المَعرُوفُ بِنِعمَةٍ - وَهوَ مُحَمَّدُ بنُ الحَسَنِ بنِ إِسحَاقَ بنِ [الحَسَنِ بنِ الحُسَينِ بنِ إسحَاقَ بنِ مُحَمَّدُ بنِ عَلِيًّ بنِ الحُسَينِ بنِ عَلِيًّ بنِ أَبِي طالِبٍ عَلَيهِمُ السَّلامُ.

فَدامَ بِمُجالَسَتِهِ سُرُورِي وَانشَرَحَ بِذَاكِرَتِهِ صَدرِي وَعَظُمَ بِمَوَدَّتِهِ تَشَرُّفِي، لِأَخلاقٍ قَد جَمَعَها إلى شَرَفِهِ مِن سِترٍ وَصَلاحٍ، وَسَكِينَةٍ وَوَقارٍ وَدِيَانَةٍ وَعَفافٍ، وَتَقوَّى وَإِخبَاتٍ.

فَذَاكَرَنِي بِكِتَابٍ صَنَّفَهُ مُحَمَّدُ بنُ زَكِرِيًا المُتَطَبِّبُ الرَّازِي وَتَرجَمَهُ بِكِتَابِ "مَن لا يَحضُرُهُ الطَّبِيبُ" وَذَكَرَ أَنَّهُ شَافٍ في مَعناهُ، وَسَأَلَنِي أَن أُصَنِّفَ لَهُ كِتابًا في الفِقهِ وَالحَلالِ وَالحَرامِ، وَالشَّرائِعِ وَالأَحكامِ، مُوفِيًا عَلى جَميعِ ما صَنَّفتُ في مَعناهُ وَأَتْرجِمُهُ بِ"كِتَابِ مَن لا يَحضُرُهُ الفَقيهُ" لِيَكونَ إليهِ مَرجِعُهُ وَعَلَيهِ مُعتَمَدُهُ، وَبِهِ أَخذُهُ، وَيَشتَرِكُ في أَجرِهِ مَن يَنظُرُ فيهِ، وَيَنسَخُهُ وَيَعمَلُ بِمَودَعِهِ، هذا مَعَ نَسَخِهِ لِأَكثَرِ ما صَحِبَنِي مِن مُصَنَّفَاتِي وَسَماعِهِ لَها، وَرِوايَتِها عَنِّي، وَوُقُوفِهِ عَلى جُملَتِها، وَهِيَ مِائَتا كِتَابِ وَخَمسَةٌ وَأَربَعونَ كِتَابًا.

فَأَجبَتهُ - أَدامَ اللَّهُ تَوفيقَهُ - إِلَى ذلكَ لِأَنِّي وَجَدتُهُ أَهلًا لَهُ، وَصَنَّفتُ لَهُ هذا الكِتابَ بِحَذفِ الأَسانيدِ لِئَلَّا تَكثُرَ طُرُقُهُ وَإِن كَثْرَت فَوائِدُهُ، وَلَم أَقصِد فيهِ قَصدَ المُصَنَّفينَ في إِيرادِ جَميعِ ما رَوَوهُ، بَل قَصدتُ إِلى إِيرادِ ما أُفتِي بِهِ وَأَحكُمُ بِصِحَّتِهِ وَأَعتَقِدُ فيهِ أَنَّهُ حُجَّةٌ فيما بَينِي وَبَينَ رَبِّي - تَقَدَّسَ ذِكرُهُ وَتَعالَت قُدرَتُهُ.

وَجَميعُ ما فيهِ مُستَخرَجٌ مِن كُتُبٍ مَشهورةٍ، عَلَيها المُعَوَّلُ وَإِلَيها المَرجِعُ، مِثلَ كِتابِ حَرِيزِ بنِ عَبدِ اللَّهِ السَّجِستانِيُّ وَكُتُبِ عُلِيًّ بنِ مهزيار الأَهوَازِيُّ، وَكُتُبِ الحُسَينِ بنِ سَعِيدٍ، وَنَوادِرِ أَحمَدَ بنِ مُحَمَّدِ بنِ عَبدِ اللَّهِ بنِ عَلِيًّ الحَلَبِيُّ وَكُتُبِ عَلِيًّ بنِ مهزيار الأَهوَازِيُّ، وَكُتُبِ الحُسَينِ بنِ سَعِيدٍ، وَنَوادِرِ أَحمَدَ بنِ مُحَمَّدِ بنِ عَبدِ بنِ عَبدِ بنِ عَبدِ بنِ عَبدِ المُحلِيِّ وَكِتابِ الرَّحمَةِ لِسَعدِ بنِ عَبدِ اللَّهِ وَجامِعِ شَيخِنا مُحَمَّدِ بنِ الحَسَنِ بنِ الوَلِيدِ رَضِيَ اللَّهُ عَنهُ وَنَوادِرٍ مُحَمَّدِ بنِ أَبِي عُمَيرٍ وَكُتُبِ المُحاسِنِ لِأَحمَدَ بنِ أَبِي عَبدِ اللَّهِ البَرقِيُّ وَرِسالَةِ أَبِي - رَضِيَ اللَّهُ عَنهُ - إِلَى غَيرِها مِن الأُصولِ وَالمُصَنَّفاتِ الَّتي طُرُقِي إلَيها مَعرُوفَةٌ بنِ أَبِي عَبدِ اللَّهِ البَرقِيُّ وَرِسالَةٍ أَبِي - رَضِيَ اللَّهُ عَنهُ - إِلَى غَيرِها مِن الأُصولِ وَالمُصَنَّفاتِ الَّتي رُوَيتُها عَن مَشايِخِي وَأَسلافي - رَضِيَ اللَّهُ عَنهُم.

وَبالَغتُ في ذلكَ جُهدِي، مُستَعِينًا بِاللَّهِ، وَمُتَوَكِّلًا عَلَيهِ، وَمُستَغفِرًا مِن التَّقصِيرِ، وَما تَوفِيقِي إِلَّا بِاللَّهِ عَلَيهِ تَوَكَّلتُ وَإِلَيهِ أُنيبُ، وَهوَ حَسبي وَنِعمَ الوَكيلُ.



[AL SADUQ]

The honourable Shaykh Al Jaleel, and jurist, Abu Ja'far Muhammad ibn Ali ibn al-Husayn ibn Musa ibn Babawayh al-Qummi, the author of this book—may Allah (SWT) sanctify his soul—wrote:

After praise to Allah (SWT), it happened that fate drove me to the lands of exile, and destiny brought me to the land of Balkh, specifically the town of Ilaq. There arrived the noble Sharif al-Din Abu Abdullah, known as Ni'mah—Muhammad ibn al-Hasan ibn Ishaq ibn [al-Hasan ibn] al-Husayn ibn Ishaq ibn Musa ibn Ja'far ibn Muhammad ibn Ali ibn al-Husayn ibn Ali ibn Abi Talib (peace be upon them all).

With his companionship, my happiness was prolonged, my heart was comforted by his memory, and my honor was elevated by his affection, due to his noble character combined with virtues such as modesty, piety, calmness, dignity, religiosity, chastity, godliness, and humility.

He mentioned to me a book authored by Muhammad ibn Zakariya al-Razi, the physician, titled *Man La Yahduruhu al-Tabeeb* (For Him Who Has No Access to a Doctor), which he found to be effective in its purpose. He requested that I compile for him a book on jurisprudence, covering lawful and unlawful matters, and the statutes and rulings, comprehensively surpassing all I had previously written on the subject, and title it *Man La Yahduruhu al-Faqih* (For Him Who Has No Access to a Jurist). The intention was for it to serve as his reference, foundation, and guide—one through which he could achieve reward, along with those who read, copy, or act upon its contents.

This was in addition to his copying most of what I carried with me from my works, listening to them, narrating them from me, and familiarizing himself with their entirety, which amounted to two hundred and forty-five books.

I agreed to his request (may Allah ^{SWT} grant him continuous success) because I found him deserving of it. I compiled this book by omitting the chains of narration to avoid excessive length, while ensuring its benefits were plentiful. I did not intend to follow the approach of other compilers who include all they have narrated. Instead, I included only what I issue fatwas upon, deem to be authentic, and believe to be a proof between me and my Lord ^{AZJ}—exalted be His remembrance and elevated be His power.

Everything in this book is derived from well-known books that are relied upon and referenced, such as the book of Hariz ibn Abdullah al-Sijistani, the book of Ubaydullah ibn Ali al-Halabi, the works of Ali ibn Mahziyar al-Ahwazi, the books of al-Husayn ibn Saʻid, the *Nawadir* of Ahmad ibn Muhammad ibn Isa, the *Nawadir al-Hikmah* compiled by Muhammad ibn Ahmad ibn Yahya ibn Imran al-Ashʻari, the *Kitab al-Rahmah* by Saʻd ibn Abdullah, the compilation of our Sheikh Muhammad ibn al-Hasan ibn al-Walid (may Allah (SWVT) be pleased with them), the *Nawadir* of Muhammad ibn Abi Umayr, the books of al-Muhasin by Ahmad ibn Abi Abdullah al-Barqi, the letters of my father (may Allah be pleased with them), and other foundational texts and compilations.

The paths to these works are well-known in the catalog of books I have narrated from my teachers and predecessors (may Allah ^{SWT} be pleased with them). I have exerted my utmost effort in this task, seeking Allah's ^{SWT} assistance, placing my trust in Him, and asking forgiveness for any shortcomings. My success is only through Allah ^{SWT}. Upon Him I rely, and to Him I turn. He is sufficient for me, and He is the best trustee.



CHAPTERS ON LEGAL CASES AND RULINGS

أَبْوَابُ الْقَضَايَا وَ الْأَحْكَامِ

CHAPTER 1 – CHAPTER ON THOSE TO WHOM JUDGMENT IS PERMISSIBLE AND THOSE TO WHOM IT IS NOT PERMISSIBLE

بَابُ مَنْ يَجُوزُ التَّحَاكُمُ إِلَيْهِ وَ مَنْ لَا يَجُوزُ

3216 - رَوَى أَحْمَدُ بْنُ عَائِذٍ عَنْ أَبِي خَدِيجَةَ سَالِمِ بْنِ مُكْرَمٍ ٱلْجَمَّالِ قَالَ قَالَ أَبُو عَبْدِ ٱللَّهِ جَعْفَرُ بْنُ مُحَمَّدِ السَّادِقُ عَلَيْهِ ٱلسَّلاَمُ : «إِيَّاكُمْ أَنْ يُحَاكِمَ بَعْضُكُمْ بَعْضًا إِلَى أَهْلِ ٱلْجَوْرِ وَ لَكِنِ ٱنْظُرُوا إِلَى رَجُلٍ مِنْكُمْ، يَعْلَمُ الصَّادِقُ عَلَيْهِ ٱلسَّلاَمُ : «إِيَّاكُمْ أَنْ يُحَاكِمَ بَعْضُكُمْ بَعْضًا إِلَى أَهْلِ ٱلْجَوْرِ وَ لَكِنِ ٱنْظُرُوا إِلَى رَجُلٍ مِنْكُمْ، يَعْلَمُ الصَّادِقُ عَلَيْهِ عَلَيْهُ فَإِنِّى قَدْ جَعَلْتُهُ قَاضِياً فَتَحَاكَمُوا إِلَيْهِ ».

Hadith.3216 - Ahmad ibn A'idh narrated from Abu Khadijah Salim ibn Mukram al-Jammal, who said: Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"Beware that none of you should take another to judgment before the people of tyranny. Instead, look for a man among you who knows something of our judgments, and appoint him as a judge between you, for indeed I have appointed him as a judge. So refer to him for judgment."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.3 • Tahdhib Al-Ahkam, Vol.6 p.219 • Wasa'il Al-Shi'ah, Vol.27 p.13 • Al-Fusul Al-Muhimmah, Vol.2 p.495

3217 - وَ رَوَى مُعَلَّى بْنُ خُنَيْسٍ عَنِ اَلصَّادِقِ عَلَيْهِ اَلسَّلاَمُ قَالَ : قُلْتُ لَهُ قَوْلُ اَللَّهِ عَزَّ وَ جَلَّ \$\bigctrim \bigctrim \bigct

Hadith.3217 - Mualla ibn Khunays narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}.

He said: I asked Imam ^{a.s} about the saying of Allah ^{SWT}, the Mighty and Majestic:

"Indeed, Allah (SWT) commands you to render trusts to their owners and when you judge between people, to judge with justice." (Surah An-Nisa 4:58)

Imam ${}^{\{a.s\}}$ replied: "It is incumbent upon the Imam ${}^{\{a.s\}}$ to hand over what is with him to the next Imam ${}^{\{a.s\}}$ who comes after him. The Imams ${}^{\{a.s\}}$ have been commanded to judge with justice, and the people have been commanded to follow them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.3 • Tahdhib Al-Ahkam, Vol.6 p.223 • Al-Wafi, Vol.16 p.917 • Wasa'il Al-Shi'ah, Vol.27 p.14 • Tafsir Al-Burhan, Vol.2 p.103 • Bahjat Al-Nazir, Vol.1 p.32



CHAPTER 1 – CHAPTER ON THOSE TO WHOM JUDGMENT IS PERMISSIBLE AND THOSE TO WHOM IT IS NOT PERMISSIBLE

.....

3218 - وَ رَوَى عَطَاءُ بْنُ اَلسَّائِبِ عَنْ عَلِيٍّ بْنِ اَلْحُسَيْنِ عَلَيْهِمَا اَلسَّلاَمُ قَالَ : «إِذَا كُنْتُمْ فِي أَثِمَّةٍ جَوْرٍ فَاقْضُوا فِى أَحْكَامِهِمْ وَ لاَ تَشْهَرُوا أَنْفُسَكُمْ فَتُقْتَلُوا وَ إِنْ تَعَامَلْتُمْ بِأَحْكَامِنَا كَانَ خَيْراً لَكُمْ ».

Hadith.3218 - Ata' ibn al-Sa'ib narrated from Imam Ali ibn Al-Hussain (a.s) who said:

"When you are under oppressive rulers, then judge according to their rulings and do not expose yourselves, lest you be killed. However, if you conduct your dealings according to our rulings, it will be better for you."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.3 • Ilal Al-Shara'i', Vol.2 p.531 • Tahdhib Al-Ahkam, Vol.6 p.224 • Tahdhib Al-Ahkam, Vol.6 p.225 • Al-Wafi, Vol.16 p.905 • Wasa'il Al-Shi'ah, Vol.27 p.14 • Wasa'il Al-Shi'ah, Vol.27 p.226 • Bihar Al-Anwar, Vol.2 p.237

3219 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «أَيُّمَا مُؤْمِنِ قَدَّمَ مُؤْمِناً فِي خُصُومَةٍ إِلَى قَاضٍ أَوْ سُلْطَانٍ جَائِرٍ فَقَضَى عَلَيْهِ بِغَيْرِ حُكْمِ اَللَّهِ عَزَّ وَ جَلَّ فَقَدْ شَرِكَهُ فِي اَلْإِثْمِ ».

Hadith.3219 - Al-Hasan ibn Mahbub narrated from Abdullah ibn Sinan, from Abu Abdillah ^{a.s}, who said:

"Any believer who refers another believer to a judge or a tyrannical ruler, and he rules against him contrary to the judgment of Allah (SWT), the Mighty and Majestic, has indeed shared in the sin."

[REFERENCES]

Al-Kafi, Vol.7 p.411 • Man La Yahduruhu Al-Faqih, Vol.3 p.4 • Tahdhib Al-Ahkam, Vol.6 p.218 • Al-Wafi, Vol.16 p.899 • Wasa'il Al-Shi'ah, Vol.27 p.11 • Al-Fusul Al-Muhimmah, Vol.2 p.495

3220 - وَ رَوَى حَرِيزٌ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «أَيُّمَا رَجُلٍ كَانَ بَيْنَهُ وَ بَيْنَ أَنِّهُ قَالَ : «أَيُّمَا رَجُلٍ كَانَ بَيْنَهُ وَ بَيْنَهُ وَ بَيْنَهُ فَأَبَى إِلاَّ أَنْ يُرَافِعَهُ إِلَى هَوُلاَءِ كَانَ لَهُ، مُمَارَاةٌ فِي حَقِّ فَدَعَاهُ إِلَى رَجُلٍ مِنْ إِخْوَانِكُمْ لِيَحْكُمَ بَيْنَهُ وَ بَيْنَهُ فَأَبَى إِلاَّ أَنْ يُرَافِعَهُ إِلَى هَوُلاَءِ كَانَ بَمَنْزِلَةِ الَّذِينَ قَالَ اللَّهُ عَزَّ وَ جَلَّ: ۞ أَ لَمْ تَرَ إِلَى الَّذِينَ يَزْعُمُونَ أَنَّهُمْ آمَنُوا بِمَا أُنْزِلَ إِلَيْكَ وَ مَا أُنْزِلَ مِنْ قَبْلِكَ يُرِيدُونَ أَنْ يَتَحَاكَمُوا إِلَى الطَّاغُوتِ وَ قَدْ أُمِرُوا أَنْ يَكْفُرُوا بِهِ ۞ » اَلْآيَةَ.

Hadith.3220 - Hariz narrated from Abu Basir, from Abu Abdillah (a.s) that he said:

"Any man who has a dispute with his brother over a right, and he calls him to a man from among your brothers to judge between them, but he refuses and insists on taking him to these (unjust judges), is like those about whom Allah (SWT), the Mighty and Majestic, said:

'Have you not seen those who claim to have believed in what was revealed to you and what was revealed before you? They wish to refer their judgment to Taghut, while they were commanded to reject it'" (Surah An-Nisa 4:60).

[REFERENCES]

Al-Kafi, Vol.7 p.411 • Man La Yahduruhu Al-Faqih, Vol.3 p.4 • Tahdhib Al-Ahkam, Vol.6 p.220 • Al-Wafi, Vol.16 p.899 • Tafsir Al-Safi, Vol.1 p.466 • Wasa'il Al-Shi'ah, Vol.27 p.11 • Tafsir Al-Burhan, Vol.2 p.116 • Tafsir Nur Al-Thaqalayn, Vol.1 p.508



CHAPTER 2 – CHAPTER ON THE CATEGORIES OF JUDGES AND THE METHODS OF RULING

بَابُ أَصْنَافِ الْقُضَاةِ وَ وُجُوهِ الْحُكْمِ

HADITH 3221
إسم اللهَّ الرَّحمْنِ الرَّحِيمِ

3221 - قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ: «اَلْقُضَاةُ أَرْبَعَةُ ثَلاَثَةٌ فِي اَلنَّارِ وَ وَاحِدٌ فِي اَلْجَنَّةِ رَجُلٌ قَضَى بِجَوْدٍ وَ هُوَ لاَ يَعْلَمُ فَهُوَ فِي اَلنَّارِ وَ رَجُلٌ قَضَى بِحَقٌ وَ هُوَ لاَ يَعْلَمُ فَهُوَ فِي اَلنَّارِ وَ رَجُلٌ قَضَى بِحَقٌ وَ هُوَ لاَ يَعْلَمُ فَهُوَ فِي اَلنَّارِ وَ رَجُلٌ قَضَى بِحَقٌ وَ هُو يَعْلَمُ فَهُوَ فِي اَلْجَنَّةِ » وَ قَالَ عَلَيْهِ اَلسَّلاَمُ «اَلْحُكُمُ حُكْمَانِ حُكُمُ اللَّهِ عَزَّ وَ جَلَّ وَ عَلَى عَلَيْهِ السَّلاَمُ «اَلْحُكُمُ حُكْمًانِ حُكُمُ اللَّهِ عَزَّ وَ جَلًّ وَ حَكَمَ بِدِرْهَمَيْنِ وَ جَلً وَ حُكُمُ أَهْلِ اَلْجَاهِلِيَّةِ وَ مَنْ حَكَمَ بِدِرْهَمَيْنِ بِعَيْرِ مَا أَنْزَلَ اللَّهُ عَزَّ وَ جَلًّ حَكَمَ بِعُدُمِ أَهْلِ اَلْجَاهِلِيَّةِ وَ مَنْ حَكَمَ بِدِرْهَمَيْنِ بِعَيْرِ مَا أَنْزَلَ اللَّهُ عَزَّ وَ جَلًّ فَقَدْ كَفَرَ بِاللَّهِ تَعَالَى ».

Hadith.3221 - Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"The judges are four: three are in the Fire, and one is in Paradise.

A man who judges unjustly while he knows is in the Fire.

A man who judges unjustly while he does not know is in the Fire.

A man who judges justly while he does not know is in the Fire.

And a man who judges justly while he knows is in Paradise."

Al-Sadiq ^{a.s} also said:

"Judgment is of two kinds: the judgment of Allah (SWT), the Mighty and Majestic, and the judgment of the people of ignorance.

Whoever deviates from the judgment of Allah (SWT), the Mighty and Majestic, has judged by the judgment of the people of ignorance.

And whoever judges for two dirhams contrary to what Allah (SWT), the Mighty and Majestic, has revealed has indeed disbelieved in Allah (SWT), the Exalted."

[REFERENCES]

Al-Kafi, Vol.7 p.407 • Man La Yahduruhu Al-Faqih, Vol.3 p.4 • Tahdhib Al-Ahkam, Vol.6 p.218 • Al-Wafi, Vol.16 p.888 • Tafsir Al-Burhan, Vol.2 p.312



CHAPTER 3 – CHAPTER ON AVOIDING JUDGMENTS

بَابُ اتِّقَاءِ الْحُكُومَةِ

HADITH 3222 – 3223 \$ يسلم اللهِ الرَّعْن الرَّعْنِ الرَعْنِ الرَّعْنِ الرَعْنِ الرَّعْنِ الرَّعْنِ الرَّعْنِ الرَّعْنِ الرَّعْنِ الرَّعْنِ الْعَلْمُ الْعَلْمُ الْعَلْمُ الْعَلْمُ الْعَلْمُ الْعَلْمُ الْعَانِ الْعَلْمُ الْعَلْمُ الْعَلْمُ الْعَلْمُ الْعَلْمُ الْعَلْمُ الْعِلْمُ الْعِلْمُ الْعِلْمُ الْعِلْمُ الْعِلْمُ الْعِلْمُ الْعِ

3222 - رَوَى سُلَيْمَانُ بْنُ خَالِدٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «اِتَّقُوا اَلْحُكُومَةَ فَإِنَّ اَلْحُكُومَةَ إِنَّمَا هِيَ لِلْإِمَامِ اَلْعَالِمِ بِالْقَضَاءِ اَلْعَادِلِ فِي اَلْمُسْلِمِينَ كَنَبِيٍّ أَوْ وَصِيٍّ نَبِيٍّ».

Hadith.3222 - Sulayman ibn Khalid narrated from Abu Abdillah ^{a.s} who said:

"Beware of judging, for judgment is only for an Imam who is knowledgeable in judicial matters and just among the Muslims, like a prophet or the executor of a prophet."

[REFERENCES]

Al-Kafi, Vol.7 p.406 • Man La Yahduruhu Al-Faqih, Vol.3 p.5 • Tahdhib Al-Ahkam, Vol.6 p.217 • Al-Wafi, Vol.16 p.887 • Wasa'il Al-Shi'ah, Vol.27 p.17 • Al-Fusul Al-Muhimmah, Vol.1 p.542

3223 - وَ قَالَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ لِشُرَيْحٍ : «يَا شُرَيْحُ قَدْ جَلَسْتَ مَجْلِساً مَا جَلَسَهُ إِلاَّ نَبِيُّ أَوْ وَصِيٌّ نَبِيٍّ أَوْ شَقِيٌّ ».

Hadith.3223 - Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} said to Shurayh: "O Shurayh, you have sat in a position that none has sat in except a prophet, the executor of a prophet, or a wretched person."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.5



CHAPTER 4 – CHAPTER ON THE DISLIKE OF SITTING WITH JUDGES IN THEIR GATHERINGS

بَابُ كَرَاهَةِ مُجَالَسَةِ الْقُضَاةِ فِي مَجَالِسِهِمْ

HADITH 3224 - 3226 \$ يسئم الله الرّعمن الرّعمن الرّعمن

3224 - رَوَى مُحَمَّدُ بْنُ مُسْلِمٍ قَالَ : مَرَّ بِي أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ وَ أَنَا جَالِسٌ عِنْدَ اَلْقَاضِي بِالْمَدِينَةِ فَدَخَلْتُ عَلَيْهِ مِنَ اَلْغَدِ فَقَالَ لِى «مَا مَجْلِسٌ رَأَيْتُكَ فِيهِ أَمْسِ»

قَالَ قُلْتُ لَهُ جُعِلْتُ فِدَاكَ إِنَّ هَذَا ٱلْقَاضِيَ بِيَ مُكْرِمٌ فَرُبَّمَا جَلَسْتُ إِلَيْهِ فَقَالَ لِي «وَ مَا يُؤْمِنُكَ أَنْ تَنْزِلَ ٱللَّعْنَةُ فَتَعُمَّكَ مَعَهُ ».

وَ فِي خَبَرِ آخَرَ: «فَتَعُمَّ مَنْ فِي ٱلْمَجْلِسِ».

Hadith.3224 - Muhammad ibn Muslim narrated:

Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} passed by me while I was sitting with the judge in Madinah.

The next day, I went to him, and Imam ^{a.s} said to me: "What was the gathering I saw you in vesterday?"

I said to Him ^{a.s}: "May I be your ransom! This judge honors me, so I sometimes sit with him." Imam ^{a.s} said to me:

"And what ensures you that the curse will not descend and encompass you along with him?"

And in another narration: "...and encompass everyone in the gathering?"

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.5 • Tafsir Nur Al-Thaqalayn, Vol.1 p.727 • Tafsir Kanz Al-Daqaiq, Vol.4 p.353

Hadith.3225 - And it has been narrated in another report:

"Indeed, the worst of places are the courts of rulers who do not judge with justice."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.6 • Al-Nawadir (Lil-Rawandi), Vol.1 p.19 • Al-Wafi, Vol.16 p.897 • Wasa'il Al-Shi'ah, Vol.27 p.219 • Bihar Al-Anwar, Vol.72 p.380 • Bihar Al-Anwar, Vol.72 p.382

3226 - وَ قَالَ ٱلصَّادِقُ عَلَيْهِ ٱلسَّلاَمُ :

«إِنَّ اَلنَّوَاوِيسَ شَكَتْ إِلَى اَللَّهِ عَزَّ وَ جَلَّ شِدَّةَ حَرِّهَا فَقَالَ لَهَا عَزَّ وَ جَلَّ «أَسْكُتِي فَإِنَّ مَوَاضِعَ اَلْقُضَاةِ أَشَدُّ حَرِّاً مِنْكِ» ».



Hadith.3226 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"Indeed, the graves complained to Allah (SWT), the Mighty and Majestic, about their intense heat. So Allah (SWT), the Mighty and Majestic, said to them: 'Be silent, for the places of judges are hotter than you.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.6 • Wasa'il Al-Shi'ah, Vol.27 p.219



CHAPTER 5 – CHAPTER ON THE DISLIKE OF RECEIVING PAYMENT FOR JUDGING

بَابُ كَرَاهَةِ أَخْذِ الرِّزْقِ عَلَى الْقَضَاءِ

HADITH 3227 \$\\
\text{\text{min}} \\
\text{\text{min}} \\
\text{\text{lu}} \\
\text{\text{min}} \\
\text{\text{lu}} \\
\text{\text{min}} \\
\text{min} \\
\text{\text{min}} \\
\text{\text{min}} \\
\text{\text{min}} \\
\text{\text{min}} \\
\text{\text{min}} \\
\text{\text{min}} \\
\text{min} \\
\text{min}

3227 - رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ قَالَ : سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ قَاضِ بَيْنَ قَرْيَتَيْن يَأْخُذُ مِنَ اَلسُّلْطَان عَلَى اَلْقَضَاءِ اَلرِّزْقَ فَقَالَ «ذَاكَ سُحْتٌ».

Hadith.3227 - Al-Hasan ibn Mahbub narrated from Abdullah ibn Sinan who said:

Abu Abdillah ^{a.s} was asked about a judge between two villages who takes a salary from the ruler for judging.

Imam ^{a.s} said: "That is unlawful (suht)."

[REFERENCES]

Al-Kafi, Vol.7 p.409 • Man La Yahduruhu Al-Faqih, Vol.3 p.6 • Al-Wafi, Vol.16 p.908 • Wasa'il Al-Shi'ah, Vol.27 p.221 • Tafsir Al-Burhan, Vol.2 p.304 • Tafsir Nur Al-Thaqalayn, Vol.1 p.635 • Tafsir Kanz Al-Daqaiq, Vol.4 p.121



CHAPTER 6 – CHAPTER ON INJUSTICE IN JUDGMENT

بَابُ الْحَيْفِ فِي الْحُكْمِ

€ HADITH 3228 ₪ بِسْم اللهِّ الرَّحْمْنِ الرَّحِيمِ

3228 - رَوَى اَلسَّكُونِيُّ بِإِسْنَادِهِ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «يَدُ اَللَّهِ فَوْقَ رَأْسِ اَلْحَاكِمِ تُرَفْرِفُ بِالرَّحْمَةِ، فَإِذَا حَافَ فِي اَلْحُكْمِ وَكَلَهُ اَللَّهُ عَزَّ وَ جَلَّ إِلَى نَفْسِهِ».

Hadith.3228 - Al-Sakuni narrated with his chain of transmission that Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} said:

"The hand of Allah $^{\{SWT\}}$ hovers with mercy above the head of the judge. But if he deviates in judgment, Allah $^{\{SWT\}}$, the Mighty and Majestic, leaves him to himself."

[REFERENCES]

Al-Kafi, Vol.7 p.410 • Man La Yahduruhu Al-Faqih, Vol.3 p.6 • Tahdhib Al-Ahkam, Vol.6 p.222 • Al-Wafi, Vol.16 p.895 • Wasa'il Al-Shi'ah, Vol.27 p.224



CHAPTER 7 – CHAPTER ON ERROR IN JUDGMENT

بَابُ الْخَطَإِ فِي الْحُكْمِ

HADITH 3229 – 3230 \$ بيسلم اللهِ الرّعمل الرّعمل الرّعمل المرّعمل الم

3229 - رُوِيَ عَنْ أَبِي بَصِيرِ قَالَ قَالَ أَبُو جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ : «مَنْ حَكَمَ فِي دِرْهَمَيْن فَأَخْطَأَ كَفَرَ ».

Hadith.3229 - It is narrated from Abu Basir that Abu Jafar Imam Muhammad Al-Baqir ^{a.s} said: "Whoever judges in a matter of two dirhams and errs has disbelieved."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.7 • Al-Wafi, Vol.16 p.889 • Wasa'il Al-Shi'ah, Vol.27 p.32

3230 - وَ رَوَى مُعَاوِيَةُ بْنُ وَهْبٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «أَيُّ قَاضٍ قَضَى بَيْنَ اِثْنَيْنِ فَأَخْطَأُ سَقَطَ أَبْعَدَ مِنَ اَلسَّمَاءِ».

Hadith.3230 - Muawiyah ibn Wahb narrated from Abu Abdillah ^{a.s} that he said: "Any judge who judges between two people and errs falls farther than the distance between the heavens."

[REFERENCES]

Al-Kafi, Vol.7 p.408 • Man La Yahduruhu Al-Faqih, Vol.3 p.7 • Tahdhib Al-Ahkam, Vol.6 p.221 • Al-Wafi, Vol.16 p.890 • Wasa'il Al-Shi'ah, Vol.27 p.32



CHAPTER 8 – CHAPTER ON COMPENSATION FOR JUDGES' ERRORS

بَابُ أَرْشِ خَطَإِ الْقُضَاةِ

HADITH 3231 \$\\\
\text{min} \quad \text{IL} \\
\text{min} \quad \text{min} \quad \text{IL} \\
\text{min} \quad \text{min} \quad \text{min} \quad \text{min} \\
\text{min} \quad \quad \text{min} \quad \text{min} \quad \text{min} \quad \quad \text{min} \quad \text{min} \quad \qquad \quad \qq\quad \quad \qq\qq\quad \quad \quad \quad \quad \quad \quad \qu

3231 - رُوِيَ عَنِ اَلْأَصْبَغِ بْنِ نُبَاتَةَ أَنَّهُ قَالَ : قَضَى أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ أَنَّ مَا أَخْطَأَتِ اَلْقُضَاةُ فِي دَمٍ أَوْ قَطْع فَهُوَ عَلَى بَيْتِ مَالِ اَلْمُسْلِمِينَ.

Hadith.3231 - It is narrated from Al-Asbagh ibn Nubatah that he said:

Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} ruled that any error made by judges concerning bloodshed or amputation is to be compensated from the public treasury of the Muslims.

[REFERENCES]

Al-Kafi, Vol.7 p.354 • Man La Yahduruhu Al-Faqih, Vol.3 p.7 • Tahdhib Al-Ahkam, Vol.6 p.315 • Al-Wafi, Vol.16 p.854 • Wasa'il Al-Shi'ah, Vol.27 p.226 • Wasa'il Al-Shi'ah, Vol.29 p.147



CHAPTER 9 – CHAPTER ON AGREEMENT UPON TWO JUST INDIVIDUALS IN JUDGMENT

بَابُ الِاتِّفَاقِ عَلَى عَدْلَيْنِ فِي الْحُكُومَةِ

% HADITH 3232 – 3233 % يسئم اللهِّ الرَّحْمُنِ الرَّمِيمِ

3232 - رُوِيَ عَنْ دَاوُدَ بْنِ اَلْحُصَيْنِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلَيْنِ اِتَّفَقَا عَلَى عَدْلَيْنِ جَعَلاَهُمَا بَيْنَهُمَا فِيهِ خِلاَفٌ فَرَضِيَا بِالْعَدْلَيْنِ فَاخْتَلَفَ اَلْعَدْلاَنِ بَيْنَهُمَا عَلَى قَوْلِ أَيِّهِمَا يَمْضِي بَيْنَهُمَا فِي حُكْمٍ وَقَعَ بَيْنَهُمَا فِيهِ خِلاَفٌ فَرَضِيَا بِالْعَدْلَيْنِ فَاخْتَلَفَ اَلْعَدْلاَنِ بَيْنَهُمَا عَلَى قَوْلِ أَيِّهِمَا يَمْضِي الْحُكُمُ قَالَ «يُنْظَرُ إِلَى أَفْقَهِهِمَا وَ أَعْلَمِهِمَا بِأَحَادِيثِنَا وَ أَوْرَعِهِمَا فَيَنْفُذُ حُكْمُهُ وَ لاَ يُلْتَفَتُ إِلَى اَلْآخَرِ».

Hadith.3232 - It is narrated from Dawud ibn al-Husayn, from Abu Abdillah ^{a.s}, regarding two men who appointed two just individuals between them to judge a dispute, and they both agreed to the judgment of these two just individuals. However, the two just individuals disagreed in their judgment.

Imam ^{a.s} said: "The one who is more knowledgeable in jurisprudence, more learned in our narrations, and more pious should be considered, and his judgment should be implemented. The opinion of the other should be disregarded."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.8 • Tahdhib Al-Ahkam, Vol.6 p.301 • Al-Wafi, Vol.16 p.903 • Wasa'il Al-Shi'ah, Vol.27 p.113

3233 - وَ رَوَى دَاوُدُ بْنُ ٱلْحُصَيْنِ عَنْ عُمَرَ بْنِ حَنْظَلَةَ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : قُلْتُ فِي رَجُلَيْنِ إِنْ كُلُّ وَاحِدٍ مِنْهُمَا رَجُلاً فَرَضِيَا أَنْ يَكُونَا ٱلنَّاظِرَيْنِ فِي حَقِّهِمَا فَاخْتَلَفَا فِيمَا حَكَمَا وَ كِلاَهُمَا إِخْتَلَفَ فِي الْخُتَارَ كُلُّ وَاحِدٍ مِنْهُمَا رَجُلاً فَرَضِيَا أَنْ يَكُونَا ٱلنَّاظِرَيْنِ فِي حَقِّهِمَا فَاخْتَلَفَا فِيمَا حَكَمَ اللَّهُ عَلَاهُمَا وَ أَفْقَهُهُمَا وَ أَصْدَقُهُمَا فِي ٱلْحَدِيثِ وَ أَوْرَعُهُمَا وَ لاَ يُلْتَفَتُ إِلَى مَا حَكَمَ بِهِ أَعْدَلُهُمَا وَ أَفْقَهُهُمَا وَ أَصْدَقُهُمَا فِي ٱلْحَدِيثِ وَ أَوْرَعُهُمَا وَ لاَ يُلْتَفَتُ إِلَى مَا يَحْكُمُ بِهِ ٱلْآخَرُ، »

قَالَ قُلْتُ فَإِنَّهُمَا عَدْلاَنِ مَرْضِيَّانِ عِنْدَ أَصْحَابِنَا لَيْسَ يَتَفَاضَلُ وَاحِدٌ مِنْهُمَا عَلَى صَاحِبِهِ قَالَ فَقَالَ «يُنْظَرُ إِلَى مَا كَانَ مِنْ رِوَايَتِهِمَا عَنَّا فِي ذَلِكَ ٱلَّذِي حَكَمَا بِهِ ٱلْمُجْمِعَ عَلَيْهِ أَصْحَابُكَ فَيُؤْخَذُ بِهِ مِنْ حُكْمِنَا وَ يُتْرَكُ ٱلشَّادُّ الشَّادُ الَّذِي لَيْسَ بِمَشْهُورٍ عِنْدَ أَصْحَابِكَ فَإِنَّ ٱلْمُجْمَعَ عَلَيْهِ حُكْمُنَا لاَ رَيْبَ فِيهِ وَ إِنَّمَا ٱلْأُمُورُ ثَلاَثَةٌ أَمْرٌ بَيِّنٌ رُشْدُهُ لَلَّذِي لَيْسٌ بِمَشْهُورٍ عِنْدَ أَصْحَابِكَ فَإِنَّ ٱلْمُجْمَعَ عَلَيْهِ حُكْمُنَا لاَ رَيْبَ فِيهِ وَ إِنَّمَا ٱلْأُمُورُ ثَلاَثَةٌ أَمْرٌ بَيِّنٌ رُشْدُهُ فَمُجْتَنَبٌ وَ أَمْرٌ مُشْكِلٌ يُرَدُّ حُكْمُهُ إِلَى ٱللَّهِ عَزَّ وَ جَلَّ

قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «حَلاَلٌ بَيِّنُ وَ حَرَامٌ بَيِّنٌ وَ شُبُهَاتٌ بَيْنَ ذَلِكَ فَمَنْ تَرَكَ اَلشُّبُهَاتِ نَجَا مِنَ الْمُحَرَّمَاتِ وَ هَلَكَ مِنْ حَيْثُ لاَ يَعْلَمُ، » » قُلْتُ فَإِنْ كَانَ اَلْخَبَرَانِ اَلْمُحَرَّمَاتِ وَ هَلَكَ مِنْ حَيْثُ لاَ يَعْلَمُ، » » قُلْتُ فَإِنْ كَانَ اَلْخَبَرَانِ اللَّهُ عَلْمُ مَشْهُورَيْنِ قَدْ رَوَاهُمَا اَلتَّقَاتُ عَنْكُمْ قَالَ «يُنْظَرُ فَمَا وَافَقَ حُكْمُهُ حُكْمَ اَلْكِتَابِ وَ اَلسُّنَّةِ وَ خَالَفَ اَلْعَامَّةَ عَنْكُمْ مَشْهُورَيْنِ قَدْ رَوَاهُمَا التَّقَاتُ عَنْكُمْ قَالَ «يُنْظَرُ فَمَا وَافَقَ حُكْمُهُ حُكْمَ الْكِتَابِ وَ السُّنَّةِ وَ خَالَفَ اَلْعَامَّةَ أَخِدَ بِهِ» قُلْتُ جُعِلْتُ فِدَاكَ وَجَدْنَا أَحَدَ اَلْخَبَرَيْنِ مُوَافِقاً لِلْعَامَّةِ وَ اَلْآخَرَ مُخَالِفاً لَهَا بِأَيَّ الْخَبَرَيْنِ يُؤْخَذُ قَالَ



«بِمَا يُخَالِفُ اَلْعَامَّةَ فَإِنَّ فِيهِ اَلرَّشَادَ» قُلْتُ جُعِلْتُ فِدَاكَ فَإِنْ وَافَقَهُمَا اَلْخَبَرَانِ جَمِيعاً، قَالَ «يُنْظَرُ إِلَى مَا هُمْ إِلَيْهِ أَمْيَلُ حُكَّامَهُمْ وَ قُضَاتَهُمُ اَلْخَبَرَانِ جَمِيعاً إِلَيْهِ أَمْيَلُ حُكَّامَهُمْ وَ قُضَاتَهُمُ اَلْخَبَرَانِ جَمِيعاً قَالَ «إِذَا كَانَ كَذَلِكَ فَأَرْجِهِ حَتَّى تَلْقَى إِمَامَكَ فَإِنَّ اَلْوُقُوفَ عِنْدَ اَلشَّبُهَاتِ خَيْرٌ مِنَ اَلاِقْتِحَامِ فِي اَلْهَلَكَاتِ».

Hadith.3233 - Dawud ibn al-Husayn narrated from Umar ibn Hanzala, from Abu Abdullah ^{a.s}, who said: I asked about two men who each selected a person and agreed that they would act as arbiters regarding their rights. However, they disagreed in their judgments, and both differed in their understanding of our traditions.

Imam ^{a.s} said: "The ruling should be based on the judgment of the one who is more just, more knowledgeable in jurisprudence, more truthful in narrating hadith, and more pious. The ruling of the other should not be considered."

I said: What if both of them are equally just and approved by our companions, and neither is superior to the other?

Imam ^{a.s} replied: "In such a case, their narrations from us regarding the matter they have judged should be examined. What is unanimously agreed upon by your companions should be taken from our rulings, and what is singular and not well-known among your companions should be disregarded. Indeed, what is unanimously agreed upon is our ruling, and there is no doubt in it. Matters are of three kinds: a matter whose correctness is clear and should be followed, a matter whose error is clear and should be avoided, and a matter that is ambiguous, whose judgment should be referred to Allah ^(SWT), the Almighty and Glorious."

The Messenger of Allah (SWT), peace and blessings be upon him and his family, said: "That which is lawful is clear, and that which is unlawful is clear, and between them are doubtful matters. Whoever avoids the doubtful matters has saved himself from falling into the unlawful, and whoever indulges in the doubtful matters has committed the unlawful and will perish without realizing it."

I said: What if both narrations from you are well-known and have been transmitted by trustworthy individuals?

Imam ^{a.s} said: "Consider the one whose ruling aligns with the Book of Allah ^{SWT} and the Sunnah and contradicts the general public, and adhere to it."

I said: May I be your ransom! If we find that one of the narrations agrees with the general public while the other contradicts it, which one should we follow?

Imam (a.s) said: "Follow the one that contradicts the general public, for therein lies guidance."

I said: May I be your ransom! What if both narrations agree with the general public?

Imam ^{a.s} said: "Look at what their rulers and judges are inclined towards; leave that and take the other."

I said: What if their rulers and judges agree with both narrations?

Imam ^{a.s} said: "If that is the case, then delay acting upon it until you meet your Imam, for holding back in doubtful matters is better than plunging into destruction."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.8



CHAPTER 10 – CHAPTER ON THE ETIQUETTES OF JUDGMENT

بَابُ آدَابِ الْقَضَاءِ

HADITH 3234 – 3243 \$ يسئم اللهِ الرَّحمٰن الرَّحمٰن الرَّحمٰن الرَّحمٰن الرَّحمٰن الرَّحمٰن الرَّحمٰن المرَّحمٰن المرّحمٰن المرّحمٰ

3234 - قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَن أُبْتُلِيَ بِالْقَضَاءِ فَلاَ يَقْضِيَنَّ وَ هُوَ غَضْبَانُ».

Hadith.3234 - The Messenger of Allah ^{SWT} (peace be upon him and his family) said: "Whoever is tested with judging should not pass judgment while he is angry."

[REFERENCES]

Al-Kafi, Vol.7 p.413 • Man La Yahduruhu Al-Faqih, Vol.3 p.11 • Tahdhib Al-Ahkam, Vol.6 p.226 • Al-Wafi, Vol.16 p.910 • Wasa'il Al-Shi'ah, Vol.27 p.213 • Al-Fusul Al-Muhimmah, Vol.2 p.496

3235 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «إِذَا كَانَ اَلْحَاكِمُ يَقُولُ لِمَنْ عَنْ يَمِينِهِ وَ لِمَنْ عَنْ يَسَارِهِ مَا تَقُولُ مَا تَوُلُ مَا تَرَى فَعَلَى ذَلِكَ «لَعْنَةُ اَللّٰهِ وَ اَلْمَلاٰئِكَةِ وَ اَلنَّاسِ أَجْمَعِينَ» أَلاَّ يَقُومُ مِنْ مَجْلِسِهِ وَ يُجْلِسُهُمَا مَكَانَهُ ».

Hadith.3235 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"If the judge turns to those on his right and left, asking, 'What do you say? What do you think?' then upon him is the curse of Allah (SWT), the angels, and all people. He should rise from his seat and let them sit in his place."

[REFERENCES]

Al-Kafi, Vol.7 p.414 • Man La Yahduruhu Al-Faqih, Vol.3 p.11 • Tahdhib Al-Ahkam, Vol.6 p.227 • Al-Wafi, Vol.16 p.892 • Wasa'il Al-Shi'ah, Vol.27 p.215

3236 - وَ إِنَّ رَجُلاً نَزَلَ بِعَلِيٍّ بْنِ أَبِي طَالِبٍ عَلَيْهِ اَلسَّلاَمُ فَمَكَثَ عِنْدَهُ أَيَّاماً ثُمَّ تَقَدَّمَ إِلَيْهِ فِي حُكُومَةٍ لَمْ يَذْكُرْهَا لِعَلِيٍّ عَلَيْهِ اَلسَّلامُ «أَ خَصْمٌ أَنْتَ» قَالَ نَعَمْ قَالَ «تَحَوَّلْ عَنَّا فَإِنَّ رَسُولَ يَذْكُرْهَا لِعَلِيٍّ عَلَيْهِ اَلسَّلامُ «أَ خَصْمُ أَنْ يَضَافَ اَلْخَصْمُ إِلاَّ وَ مَعَهُ خَصْمُهُ».

Hadith.3236 - A man stayed as a guest with Imam Ali ibn Abi Talib ^{a.s} for a few days. Then he presented a legal dispute to him, which he had not previously mentioned to Imam Ali ^{a.s}. So Imam Ali ibn Abi Talib ^{a.s} said to him: "Are you a litigant?" He replied: "Yes."

Imam Ali ibn Abi Talib ^{a.s} said: "Then leave us, for the Messenger of Allah ^{SWT} (peace be upon him and his family) forbade hosting a litigant except when his opponent is also present."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.12



3237 - وَ قَالَ الصَّادِقُ عَلَيْهِ السَّلاَمُ: «مَنْ أَنْصَفَ النَّاسَ مِنْ نَفْسِهِ رُضِيَ بِهِ حَكَماً لِغَيْرِهِ ».

Hadith.3237 - Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"Whoever treats people with fairness from himself is accepted as a judge for others."

[REFERENCES]

Al-Kafi, Vol.2 p.146 • Man La Yahduruhu Al-Faqih, Vol.3 p.13 • Al-Khisal, Vol.1 p.8 • Tuhaf Al-'Uqul, Vol.1 p.357 • Majmu'at Warram, Vol.2 p.196 • Al-Wafi, Vol.4 p.476 • Al-Wafi, Vol.16 p.904 • Wasa'il Al-Shi'ah, Vol.15 p.283 • Wasa'il Al-Shi'ah, Vol.27 p.216 • Bihar Al-Anwar, Vol.72 p.25

3238 - وَ رُوِيَ عَنْ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «إِذَا تَقَاضَى إِلَيْكَ رَجُلاَنِ فَلاَ تَقْضِ لِلْأَوَّلِ حَتَّى تَسْمَعَ مِنَ اَلْآخَرِ فَإِنَّكَ إِذَا فَعَلْتَ ذَلِكَ تَبَيَّنَ لَكَ اَلْقَضَاءُ » قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ «فَمَا زِلْتُ بَعْدَهَا قَاضِياً» وَ قَالَ لَهُ اَلنَّبِىُ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ « اَللَّهُمَّ فَهِّمْهُ اَلْقَضَاءَ ».

Hadith.3238 - It is narrated from Imam Ali ibn Abi Talib (a.s) that Imam (a.s) said:

The Messenger of Allah (SWT) (peace be upon him and his family) said:

"If two men bring a case before you, do not judge in favor of the first until you hear from the other, for if you do so, the judgment will become clear to you."

Imam Ali ibn Abi Talib ^{a.s} said: "After that, I continued to serve as a judge."

And the Prophet (peace be upon him and his family) said to him: "O Allah (SWT), grant him understanding in judgment."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.13

3239 - وَ قَالَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ لِشُرَيْحٍ : «يَا شُرَيْحُ لاَ تُسَارَّ أَحَداً فِي مَجْلِسِكَ وَ إِذَا غَضِبْتَ فَقُمْ وَ لاَ تَقْضِيَنَّ وَ أَنْتَ غَضْبَانُ ».

Hadith.3239 - Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s.} said to Shurayh:

"O Shurayh, do not speak privately with anyone in your court. And if you become angry, stand up and do not pass judgment while you are angry."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.14

3240 - وَ رَوَى مُحَمَّدُ بْنُ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «قَضَى رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ أَنْ يُقَدَّمَ صَاحِبُ اَلْيَمِينِ فِي اَلْمَجْلِسِ بِالْكَلاَمِ».

Hadith.3240 - Muhammad ibn Muslim narrated from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s.} who said:

"The Messenger of Allah {SWT} (peace be upon him and his family) ruled that the one on the right should speak first in a gathering."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.14 • Al-Wafi, Vol.16 p.911 • Wasa'il Al-Shi'ah, Vol.27 p.218



3241 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا تَقَدَّمْتَ مَعَ خَصْمِ إِلَى وَال أَوْ إِلَى قَاضٍ فَكُنْ عَنْ يَمِينِهِ».

يَعْنِي عَنْ يَمِينِ الْخَصْمِ.

Hadith.3241 - Al-Hasan ibn Mahbub narrated from Abdullah ibn Sinan, from Abu Abdillah ^{a.s} who said:"If you appear with an opponent before a governor or a judge, stand to his right."

[AL SADUQ]

This means to stand to the right of the opponent.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.14 • Tahdhib Al-Ahkam, Vol.6 p.227 • Al-Wafi, Vol.16 p.912 • Wasa'il Al-Shi'ah, Vol.27 p.218

3242 - وَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنِ اُبْتُلِيَ بِالْقَضَاءِ فَلْيُسَاوِ بَيْنَهُمْ فِي اَلْإِشَارَةِ وَ اَلنَّظَرِ فِي اَلْمَجْلِسِ ».

Hadith.3242 - The Prophet (peace be upon him and his family) said:

"Whoever is tested with judging should treat them equally in gestures and glances within the gathering."

[REFERENCES]

Al-Kafi, Vol.7 p.413 • Man La Yahduruhu Al-Faqih, Vol.3 p.14 • Tahdhib Al-Ahkam, Vol.6 p.226 • Al-Wafi, Vol.16 p.911 • Wasa'il Al-Shi'ah, Vol.27 p.214 • Al-Fusul Al-Muhimmah, Vol.2 p.496

3243 - وَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ لِشُرَيْحٍ : «يَا شُرَيْحُ اُنْظُرْ إِلَى أَهْلِ اَلْمَعْكِ وَ اَلْمَطْلِ وَ اَلاِضْطِهَادِ وَ مَنْ يَدْلِي بِأَمْوَالِ اَلْمُسْلِمِينَ إِلَى اَلْحُكَّامِ فَخُذْ لِلنَّاسِ وَ مَنْ يَدْلِي بِأَمْوَالِ اَلْمُسْلِمِينَ إِلَى اَلْحُكَّامِ فَخُذْ لِلنَّاسِ وَ مَنْ يَدْلِي بِأَمْوَالِ الْمُسْلِمِينَ إِلَى اَلْحُكَّامِ فَخُذْ لِلنَّاسِ بِحُقُوقِهِمْ مِنْهُمْ وَ بِعِ اَلْعَقَارَ وَ اَلدِّيَارَ فَإِنِّي سَمِعْتُ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ يَقُولُ «مَطْلُ اَلْمُسْلِمِ الْمُسْلِمِ »

الْمُوسِرِ ظُلْمٌ لِلْمُسْلِمِ »

وَ مَنْ لَمْ يَكُنْ لَهُ مَالٌ وَ لاَ عَقَارٌ وَ لاَ دَارٌ فَلاَ سَبِيلَ عَلَيْهِ وَ اِعْلَمْ أَنَّهُ لاَ يَحْمِلُ النَّاسَ عَلَى اَلْحَقِّ إِلاَّ مَنْ وَزَعَهُمْ عَنِ اَلْبَاطِلِ ثُمَّ وَاسِ بَيْنَ اَلْمُسْلِمِينَ بِوَجْهِكَ وَ مَنْطِقِكَ وَ مَجْلِسِكَ حَتَّى لاَ يَظْمَعَ قَرِيبُكَ فِي حَيْفِكَ وَ لاَ يَيْاً طِلِ ثُمَّ وَاسِ بَيْنَ اَلْمُسْلِمِينَ عَلَى الْمُدَّعِي مَعَ بَيِّنَةٍ فَإِنَّ ذَلِكَ أَجْلَى لِلْعَمَى وَ أَثْبَتُ فِي اَلْقَضَاءِ وَ اعْلَمْ يَيْأَسَ عَدُوكَ مِنْ عَدْلِكَ وَ رُدَّ الْيَمِينَ عَلَى الْمُدَّعِي مَعَ بَيِّنَةٍ فَإِنَّ ذَلِكَ أَجْلَى لِلْعَمَى وَ أَثْبَتُ فِي اَلْقَضَاءِ وَ اعْلَمْ أَنَّ الْمُسْلِمِينَ عُدُولٌ بَعْضُهُمْ عَلَى بَعْضِ إِلاَّ مَجْلُوداً فِي حَدِّ لَمْ يَتُبْ مِنْهُ أَوْ مَعْرُوفاً بِشَهَادَةِ الزُّورِ أَوْ ظَنِيناً وَ إِيَّاكَ وَ الضَّجَرَ وَ التَّأَدِّيَ فِي مَجْلِسِ الْقَضَاءِ الَّذِي أَوْجَبَ اللَّهُ تَعَالَى فِيهِ الْأَجْرَ وَ أَحْسَنَ فِيهِ الذُّحْرَ لِمَنْ وَالتَّأَدِّي فِي مَجْلِسِ الْقَضَاءِ الَّذِي أَوْجَبَ اللَّهُ تَعَالَى فِيهِ الْأَجْرَ وَ أَحْسَنَ فِيهِ الذُّحْرَ لِمَنْ قَلَى الْمُدَّ وَ الْعَلَى لِمُعْمَى وَ إِنْ لَمْ يُحْرُوهُمْ أَخَذْتَ لَهُ بِحَقِّهِ وَ إِنْ لَمْ يُحْضِرْهُمْ فَإِنْ أَحْضَرَهُمْ أَخَذْتَ لَهُ بِحَقِّهِ وَ إِنْ لَمْ يُحْضِرْهُمْ فَإِنْ أَحْضَرَهُمْ أَخَذْتَ لَهُ بِحَقِّهِ وَ إِنْ لَمْ يُحْضِرْهُمْ



أَوْجَبْتَ عَلَيْهِ اَلْقَضِيَّةَ وَ إِيَّاكَ أَنْ تُنَفِّذَ حُكُماً فِي قِصَاصٍ أَوْ حَدٍّ مِنْ حُدُودِ اَلنَّاسِ أَوْ حَقِّ مِنْ حُقُوقِ اَللَّهِ عَزَّ وَ جَلَّ حَتَّى تَطْعَمَ شَيْئاً إِنْ شَاءَ اَللَّهُ تَعَالَى». وَ جَلَّ حَتَّى تَعْرِضَ ذَلِكَ عَلَيَّ وَ إِيَّاكَ أَنْ تَجْلِسَ فِي مَجْلِسِ اَلْقَضَاءِ حَتَّى تَطْعَمَ شَيْئاً إِنْ شَاءَ اَللَّهُ تَعَالَى». -رَوَى ذَلِكَ الْحَسَنُ بْنُ مَحْبُوبِ عَنْ عَمْرِو بْنِ أَبِى الْمِقْدَامِ عَنْ أَبِيهِ عَنْ سَلَمَةَ بْنِ كُهَيْلِ عَنْ أَمِيرِ الْمُؤْمِنِينَ ع.

Hadith.3243 - Al-Hasan ibn Mahbub narrated from Amr ibn Abi al-Miqdam, from his father, from Salamah ibn Kuhayl, from Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s}, who said to Shurayh:

"O Shurayh, observe those who procrastinate, delay payments, oppress others, and deny people their rights despite having wealth and resources. Take the rights of the people from them and sell their properties and houses if necessary.

I heard the Messenger of Allah (SWT) (peace be upon him and his family) say:

'Delaying payment by a wealthy Muslim is injustice to another Muslim.'

As for the one who has no wealth, property, or house, there is no recourse against him.

Know that no one can enforce the truth upon people except one who restrains them from falsehood. Treat the Muslims equally in your appearance, speech, and seating so that your relatives do not hope for favoritism, nor do your enemies despair of your justice.

Return the oath to the claimant along with evidence, for this is clearer for truth and firmer in judgment.

Know that Muslims are trustworthy over one another, except for one who has been punished for a crime and has not repented, one who is known for false testimony, or one who is under suspicion.

Beware of irritation and annoyance in the court, which Allah (SWT) has made a place of reward and the best form of provision for those who judge with justice.

Grant the claimant time to bring witnesses if they are absent. If he produces them, give him his right, and if not, decide the case against him.

Beware of executing a judgment involving retaliation, legal punishments, or any right of Allah (SWT), the Mighty and Majestic, without presenting it to me first.

And do not sit in the court until you have eaten something, if Allah (SWT) wills."

[AL SADUQ

Al-Hasan ibn Mahbub narrated from Amr ibn Abi al-Miqdam, from his father, from Salamah ibn Kuhayl, from Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s}.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.15



CHAPTER 11 – CHAPTER ON THE OBLIGATION TO ADHERE TO THE APPARENT RULING

بَابُ مَا يَجِبُ الْأَخْذُ فِيهِ بِظَاهِرِ الْحُكْمِ

% HADITH 3244 الله الدَّ الرَّحِيمِ اللهِ الرَّحِيمِ

3244 - فِي رِوَايَةِ يُونُسَ بْنِ عَبْدِ اَلرَّحْمَنِ عَنْ بَعْضِ رِجَالِهِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ النَّاسِ الْبَيِّنَةِ إِذَا أُقِيمَتْ عَلَى اَلْحَقِّ أَيْحِلُ لِلْقَاضِي أَنْ يَقْضِيَ بِقَوْلِ اَلْبَيِّنَةِ فَقَالَ «خَمْسَةُ أَشْيَاءَ يَجِبُ عَلَى اَلنَّاسِ الْبَيِّنَةِ إِذَا أُقِيمَتْ عَلَى اَلْحَقِّ أَيْحِلُ لِلْقَاضِي أَنْ يَقْضِيَ بِقَوْلِ اَلْبَيِّنَةِ فَقَالَ «خَمْسَةُ أَشْيَاءَ يَجِبُ عَلَى اَلنَّاسِ الْأَخْدُ فِيهَا بِظَاهِرِ اَلْحُكْمِ اَلْوِلاَيَاتُ وَ اَلْمَنَاكِحُ وَ اَلدَّبَائِحُ وَ اَلشَّهَادَاتُ وَ اَلْأَنْسَابُ فَإِذَا كَانَ ظَاهِرُ الرَّجُلِ ظَاهِراً مَلْ مُؤْلِ اللَّهُ عَنْ بَاطِنِهِ ».

Hadith.3244 - In the narration of Yunus ibn Abd al-Rahman, from some of his companions, from Abu Abdillah ^{a.s}:

I asked him about evidence when it is presented to establish a right—whether it is permissible for the judge to rule based on the testimony of the witnesses.

Imam ^{a.s} said: "There are five matters in which people must act according to apparent judgment: leadership positions, marriages, slaughtered animals, testimonies, and lineage.

So, if a man's outward appearance is trustworthy, his testimony is accepted, and his inner state is not investigated."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.16 • Wasa'il Al-Shi'ah, Vol.27 p.392



CHAPTER 12 – CHAPTER ON LEGAL STRATAGEMS IN RULINGS

بَابُ الْحِيَلِ فِي الْأَحْكَامِ

€ 3257 – 3245 HADITH & بِسِنْمِ اللهِّ الرَّحَمْنِ الرَّحِيمِ

3245 - فِي رِوَايَةِ اَلنَّصْرِ بْنِ سُوَيْدٍ يَرْفَعُهُ : أَنَّ رَجُلاً حَلَفَ أَنْ يَزِنَ فِيلاً فَقَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «يُدْخِلُ اَلْفِيلَ سَفِينَةً ثُمَّ يَنْظُرُ إِلَى مَوْضِعِ مَبْلَغِ اَلْمَاءِ مِنَ اَلسَّفِينَةِ فَيُعَلِّمُ عَلَيْهِ ثُمَّ يُخْرِجُ اَلْفِيلَ وَ يُلْقِي فِي اَلسَّفِينَةِ حَدِيداً أَوْ صُفْراً أَوْ مَا شَاءَ فَإِذَا بَلَغَ اَلْمَوْضِعَ الَّذِي عَلَّمَ عَلَيْهِ أَخْرَجَهُ وَ وَزَنَهُ».

Hadith.3245 - In the narration of al-Nadr ibn Suwayd, attributed to the Prophet (peace be upon him and his family):

A man swore an oath that he would weigh an elephant.

The Prophet (peace be upon him and his family) said:

"He should place the elephant in a boat, then observe the water level reached by the boat and mark it. After that, he should remove the elephant and load the boat with iron, copper, or anything he wishes until it reaches the marked water level. Then, he should take out the loaded material and weigh it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.17 • Al-Wafi, Vol.16 p.1120 • Wasa'il Al-Shi'ah, Vol.27 p.286 • Bihar Al-Anwar, Vol.40 p.316

3246 - وَ فِى رِوَايَةِ عَمْرِو بْن شِمْرِ عَنْ جَعْفَرِ بْن غَالِبِ ٱلْأَسَدِىِّ رَفَعَ ٱلْحَدِيثَ قَالَ :

بَيْنَمَا رَجُلاَنِ جَالِسَانِ فِي زَمَنِ عُمَرَ بْنِ ٱلْخَطَّابِ إِذْ مَرَّ بِهِمَا رَجُلٌ مُقَيَّدٌ فَقَالَ أَحَدُ ٱلرَّجُلَيْنِ إِنْ لَمْ يَكُنْ فِي قَيْدِهِ كَذَا فَامْرَأَتُهُ طَالِقٌ ثَلاَثاً فَقَالَ ٱلْآخَرُ إِنْ كَانَ فِيهِ كَمَا قُلْتَ فَامْرَأَتُهُ طَالِقٌ ثَلاَثاً فَذَهَبَا إِلَى مَوْلَى اَلْعَبْدِ وَ هُو ٱلْمُقَيَّدُ فَقَالاَ لَهُ إِنَّا حَلَفْنَا عَلَى كَذَا وَ كَذَا فَحُلَّ قَيْدَ غُلاَمِكَ حَتَّى نَزِنَهُ فَقَالَ مَوْلَى ٱلْعَبْدِ إِمْرَأَتُهُ طَالِقٌ إِنْ حَلَلْتُ قَيْدَ غُلاَمِي فَارْتَفَعُوا إِلَى عُمَرَ فَقَصُّوا عَلَيْهِ ٱلْقِصَّةَ فَقَالَ عُمَرُ مَوْلاَهُ أَحَقُ بِهِ إِذْهَبُوا بِهِ إِلَى عَلَى كَذَا قَحُلُ عَلَيْهِ ٱلْقِصَّةَ فَقَالَ عُمَرُ مَوْلاَهُ أَحَقُ بِهِ إِذْهَبُوا بِهِ إِلَى عُمْرَ فَقَصُّوا عَلَيْهِ ٱللّهِمْ وَقَلْلَ عُمْرُ مَوْلاَهُ أَحَقُ بِهِ إِذْهَبُوا بِهِ إِلَى عَلَيْهِ ٱلللّهُ مُ فَقَصُوا عَلَيْهِ ٱللّهِمَّةُ فَقَالَ «مَا عَلَيْهِ السَّلاَمُ فَقَصُوا عَلَيْهِ ٱلْقِيصَةَ فَقَالَ هَا عَلِي اللّهُ أَنْ فَا عَلَيْهِ ٱللّهُ فَقَصُوا عَلَيْهِ ٱللّهِمَ فَقَلْ وَالْمَاءَ فَقَالَ عَلَيْهِ ٱلللّهُ مُ وَالْمَاءَ فَقَالَ هُونَ هَذَا شَيْءٌ وَ ٱلْقَيْدَ فِي ٱلْمَاءِ فَلَا عَلَيْهِ ٱلللّهُ فِي ٱلْمَاءُ وَلَا مُنْ وَلَعُوا ٱلْقَيْدَ خَتَّى أَخْوِجَ مِنَ ٱلْمَاءِ فَلَمَّا أُخْرِجَ فَقَلَ الْمَاءُ إِلَى مَوْضِعِهِ وَ ٱلْقَيْدُ فِي ٱلْمَاءِ فَلَمَّا أُخْرِجَ نَقَصَ ٱلْمَاءُ إِلَى مَوْضِعِهِ وَ ٱلْقَيْدُ فِي ٱلْمَاءِ ثُمَّ قَالَ «زَنُوا هَذَا مَتَى الْمَاءُ إِلَى مَوْضِعِهِ وَ ٱلْقَيْدُ فِي ٱلْمَاءِ ثُمَّ قَالَ «زَنُوا هَذَا

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَضِيَ اللَّهُ عَنْهُ إِنَّمَا هَدَى أَمِيرُ الْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ إِلَى مَعْرِفَةِ ذَلِكَ لِيُخَلِّصَ بِهِ النَّاسَ مِنْ أَحْكَامِ مَنْ يُجِيزُ الطَّلَاقَ بِالْيَمِينِ.



اَلزُّبَرَ فَهُوَ وَزْنُهُ».

Hadith.3246 - In the narration of Amr ibn Shimr, from Jafar ibn Ghalib al-Asadi, who reported: Two men were sitting during the time of Umar ibn al-Khattab when a man passed by them in chains. One of the men said: "If there is not such-and-such weight in his chains, then my wife is divorced three times."

The other man said: "If there is such-and-such weight in his chains as you said, then my wife is divorced three times."

They went to the owner of the chained slave and said: "We have sworn oaths regarding such-and-such, so release the chain of your slave so that we may weigh it."

The owner of the slave said: "My wife will be divorced if I release the chain of my slave."

So, they went to Umar and told him the story.

Umar said: "The owner has more right over his slave. Go to Ali ibn Abi Talib - perhaps he has something regarding this matter."

They went to Imam Ali ibn Abi Talib {a.s} and told him the story.

Imam {a.s} said: "How simple this is!"

Imam ^{a.s} called for a large basin and ordered the chain to be tied with a string and placed in the basin. Then Imam ^{a.s} put the man's feet and the chain into the basin and filled it with water until it was full.

Then Imam ^{a.s} said: "Lift the chain."

When they lifted the chain out of the water, the water level dropped. Imam ^{a.s} then called for pieces of iron and placed them into the water until the water level returned to its original position. Then Imam ^{a.s} said: "Weigh these pieces of iron—they are equal in weight to the chain."

[AL SADUQ]

The author of this book (may Allah (SWT) be pleased with him) said:

Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} used this method to resolve the case and free the people from the rulings of those who permit divorce through oaths.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.17 • Al-Wafi, Vol.16 p.1120 • Wasa'il Al-Shi'ah, Vol.27 p.287

3247 - وَ رَوَى أَحْمَدُ بْنُ عَائِذٍ عَنْ أَبِي سَلَمَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلَيْنِ مَمْلُوكَيْنِ مُفَوَّضِ إِلَيْهِمَا يَشْتَرِيَانِ وَ يَبِيعَانِ بِأَمْوَالِ مَوَالِيهِمَا فَكَانَ بَيْنَهُمَا كَلاَمٌ فَاقْتَتَلاَ فَخَرَجَ هَذَا يَعْدُو إِلَى مَوْلَى هَذَا وَ هَذَا وَ هَمَا فِي اَلْقُوَّةِ سَوَاءُ فَاشْتَرَى هَذَا مِنْ مَوْلَى هَذَا الْعَبْدِ وَ ذَهَبَ هَذَا فَاشْتَرَى هَذَا مِنْ مَوْلَى هَذَا اللهِ عَلَىٰ مَوْلَى هَذَا وَ قَالَ كُلُّ وَاحِدٍ مِنْهُمَا لِصَاحِبِهِ أَنْتَ عَبْدِي قَدِ اِسْتَرَيْتُكَ وَ جَاءَ هَذَا وَ أَخَذَ بِتَلْبِيبِ هَذَا وَ أَخَذَ هِذَا بِتَلْبِيبِ هَذَا وَ قَالَ كُلُّ وَاحِدٍ مِنْهُمَا لِصَاحِبِهِ أَنْتَ عَبْدِي قَدِ اِسْتَرَيْتُكَ وَ جَاءَ هَذَا وَ أَخَذَ بِتَلْبِيبِ هَذَا وَ أَخَذَ هِذَا بِتَلْبِيبِ هَذَا وَ قَالَ كُلُّ وَاحِدٍ مِنْهُمَا لِصَاحِبِهِ أَنْتَ عَبْدِي قَدِ اِسْتَرَيْتُكَ وَاجِدٍ مِنْهُمَا لِصَاحِبِهِ أَنْتَ عَبْدِي قَدِ اِسْتَرَيْتُكَ وَاجِدٍ مِنْهُمَا لِصَاحِبِهِ أَنْتَ عَبْدِي قَدِ اِسْتَرَيْتُكَ وَاجِدٍ مِنْهُمَا لِصَاحِبِهِ أَنْتَ عَبْدِي قَدِ اِسْتَرَيْتُكَ وَاللّهِ عَلَى مَوْالِيهِمَا كَانَ أَقْرَبَ فَالَّذِي أَخَذَ فِيهِ هُوَ الَّذِي سَبَقَ الَّذِي الْمَارِيقُ فَأَيُّهُمَا كَانَ أَقْرَبَ فَالَّذِي أَخَذَ فِيهِ هُو الَّذِي سَبَقَ اللّذِي الْمَذَا لَعُلُولِي هُوَ اللّذِي الْمَوْلِيهِمَا».

Hadith.3247 - Ahmad ibn A'idh narrated from Abu Salamah, from Abu Abdillah ^{a.s}, regarding two slave men who were authorized to buy and sell with the wealth of their masters. A dispute arose between them, and they fought. Each ran to the master of the other. They were equal in strength. One purchased the other from his master, and the other did the same, purchasing his opponent from his master. Then each of them grabbed the collar of the other, saying, "You are my slave; I have purchased you."

Imam ^(a.s) said: "They should be judged based on the point where they separated. The path should be measured, and whichever one was closer to his master, he is considered to have reached first and thus has precedence over the one farther away. But if both distances are equal, they are returned to their respective masters."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.18

3248 - وَ فِي رِوَايَةِ إِبْرَاهِيمَ بْنِ مُحَمَّدٍ اَلثَّقَفِيُّ قَالَ: اِسْتَوْدَعَ رَجُلاَنِ اِمْرَأَةً وَدِيعَةً وَ قَالاَ لَهَا لاَ تَدْفَعِي إِلَى وَاحِدٍ مِنًا حَتَّى نَجْتَمِعَ عِنْدَكِ ثُمَّ اِنْطَلَقَا فَغَابَا فَجَاءَ أَحَدُهُمَا إِلَيْهَا وَ قَالَ أَعْطِينِي وَدِيعَتِي فَإِنَّ صَاحِبِي قَدْ مَاتَ فَأَبَتْ حَتَّى كَثُرَ اِخْتِلاَفُهُ إِلَيْهَا ثُمَّ أَعْطَتُهُ ثُمَّ جَاءَ اَلْآخَرُ فَقَالَ هَاتِي وَدِيعَتِي قَالَتْ أَخَدُهَا صَاحِبُكَ وَ مَاتَ فَأَبَتْ حَتَّى كَثُرَ اِخْتِلاَفُهُ إِلَيْهَا ثُمَّ أَعْطَتُهُ ثُمَّ جَاءَ اَلْآخَرُ فَقَالَ هَاتِي وَدِيعَتِي قَالَتِ اَلْمَرْأَةُ اِجْعَلْ عَلِيًا عَلَيْهِ ذَكَرَ أَنَّكَ قَدْ مِتَّ فَارْتَفَعَا إِلَى عُمَرَ فَقَالَ لَهَا عُمَرُ مَا أَرَاكِ إِلاَّ وَ قَدْ ضَمِئْتِ فَقَالَتِ اَلْمَرْأَةُ اِجْعَلْ عَلِيًا عَلَيْهِ السَّلاَمُ «هَذِهِ اَلْوَدِيعَةُ عِنْدَهَا وَ قَدْ أَمَرْتُمَاهَا أَلاً السَّلاَمُ بَيْنِي وَ بَيْنَهُ فَقَالَ لَهُ اِقْضِ بَيْنَهُمَا فَقَالَ عَلِيُّ عَلَيْهِ اَلسَّلاَمُ «هَذِهِ اَلْوَدِيعَةُ عِنْدَهَا وَ قَدْ أَمَرْتُمَاهَا أَلاً لَيهِ السَّلاَمُ بَيْنِي وَ بَيْنَهُ فَقَالَ لَهُ اِقْضِ بَيْنَهُمَا فَقَالَ عَلِيُّ عَلَيْهِ اَلسَّلاَمُ «هَذِهِ اَلْوَدِيعَةُ عِنْدَهَا وَ قَدْ أَمَرْتُمَاهَا أَلاً تَدْفَعَهَا إِلَى وَاحِدٍ مِنْكُمَا حَتَّى تَجْتَمِعَا عِنْدَهَا فَائْتِنِي بِصَاحِبِكَ وَ لَمْ يُضَمِّنْهَا» وَ قَالَ عَلِيُّ عَلَيْهِ اَلسَّلاَمُ «إِنَّمَا أَلُ الْمُدْنُةِ».

Hadith.3248 - In the narration of Ibrahim ibn Muhammad al-Thagafi:

Two men entrusted a woman with a deposit and said to her, "Do not give it to either of us until we both come together to collect it." Then they left and were absent for a while.

One of them came to her and said: "Give me my deposit, for my companion has died." She refused, but he repeatedly came to her until she finally gave it to him.

Later, the other man came and said: "Give me my deposit." She replied: "Your companion took it and claimed that you had died."

They brought their case before Umar, who said to her, "I see no way except that you are liable." The woman said: "Make Ali ^{a.s} judge between me and him."

So Umar said to Imam ^{a.s}: "Judge between them."

Imam Ali ibn Abi Talib ^{a.s} said: "This deposit is still with her, and you both instructed her not to hand it over to either of you until you were both present. Bring your companion to me." Thus, Imam ^{a.s} did not hold her liable.

Then Imam Ali ibn Abi Talib ^{a.s} said: "They only intended to deceive the woman and take her wealth."

[REFERENCES]

Al-Kafi, Vol.7 p.428 • Man La Yahduruhu Al-Faqih, Vol.3 p.19 • Tahdhib Al-Ahkam, Vol.6 p.290 • Al-Manaqib, Vol.2 p.370 • Al-Wafi, Vol.16 p.1113 • Wasa'il Al-Shi'ah, Vol.19 p.10 • Bihar Al-Anwar, Vol.40 p.316

3249 - وَ رَوَى عَاصِمُ بْنُ حُمَيْدٍ عَنْ مُحَمَّدِ بْنِ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «كَانَ لِرَجُلٍ عَلَى عَهْدِ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ جَارِيَتَانِ فَوَلَدَتَا جَمِيعاً فِي لَيْلَةٍ وَاحِدَةٍ إِحْدَاهُمَا اِبْناً وَ اَلْأُخْرَى بِنْتاً فَعَمَدَث صَاحِبَةُ اَلاِبْنَةِ اَلاِبْنَةِ اَلاِبْنَةِ اَلاِبْنَةِ اَلاِبْنَةِ اَلاِبْنَةِ اَلاِبْنَةِ اَلاِبْنَ اِبْنِي وَ قَالَتْ صَاحِبَةُ الاِبْنَ اِبْنِي وَ قَالَ وَ اللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ اللَّهُ وَاللَّهُ اللَّهُ وَاللَّهُ وَاللَّهُ اللَّهُ وَاللَّهُ اللَّهُ وَاللَّهُ اللَّهُ وَاللَّهُ اللَّهُ وَاللَّهُ الللَّهُ وَاللَّهُ اللَّهُ وَاللَّهُ اللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ اللللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ اللللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ وَاللَّهُ اللَّالِ اللَّهُ وَاللَّهُ الْمُؤْمِنِينَ عَلَيْهِ الللللَّهُ وَاللَّهُ وَاللْهُ وَاللَّهُ وَاللْمُوالِمُ وَاللَّهُ وَالْمُوالِمُلِلِمُ وَاللَّهُ وَاللَّهُ وَاللِمُ وَاللَّهُ وَاللَّهُ

Hadith.3249 - Asim ibn Humayd narrated from Muhammad ibn Qays, from Abu Jafar Imam Muhammad ibn Ali Al-Bagir ^{a.s}, who said:

During the time of Imam Ali ibn Abi Talib ${}^{\text{(a.s)}}$, a man had two female slaves, and both gave birth on the same night—one to a son and the other to a daughter.



The mother of the daughter took her child and placed her in the cradle that contained the son, and she took the son for herself.

The mother of the daughter claimed, "The son is mine," and the mother of the son also said: "The son is mine."

They brought their case before Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s}.

Imam ^{a.s} ordered that their milk be weighed and said:

"Whichever of the two has the heavier milk, the son belongs to her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.19 • Bihar Al-Anwar, Vol.40 p.317

3250 - وَ قَالَ أَبُو جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ: «ضَرَبَ رَجُلُّ رَجُلاً فِي هَامَتِهِ عَلَى عَهْدِ أَمِيرِ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ وَقَالَ أَمِيرُ فَا لَا يَشَمُّ رَائِحَةٌ، وَ أَنَّهُ لَا يَشِعُ وَقَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ السَّلاَمُ «إِنْ كَانَ صَادِقاً فَقَدْ وَجَبَث لَهُ ثَلاَثُ دِيَاتِ اَلتَّهْسِ» فَقِيلَ لَهُ وَ كَيْفَ يَسْتَبِينُ ذَلِكَ مِنْهُ يَا أَمِيرَ الْمُؤْمِنِينَ حَتَّى نَعْلَمَ أَنَّهُ صَادِقٌ فَقَالَ «أَمَّا مَا إِدَّعَاهُ فِي عَيْنَيْهِ وَ أَنَّهُ لَا يُبْصِرُ بِهِمَا فَإِنَّهُ يَسْتَبِينُ ذَلِكَ بِأَنْ يُقَالَ لَهُ إِرْفَعْ عَيْنَيْكَ إِلَى عَيْنِ اَلشَّمْسِ فَإِنْ كَانَ صَحِيحاً لَمْ يَتَمَالَكَ إِلاَّ أَنْ يُعْمِضَ عَيْنَيْهِ وَ إِنْ كَانَ صَحِيحاً لَمْ يَتَمَالَكَ إِلاَّ أَنْ يُعْمِضَ عَيْنَيْهِ وَ إِنْ كَانَ صَحِيحاً لَمْ يَتَمَالَكَ إِلاَّ أَنْ يُعْمِضَ عَيْنَيْهِ وَ إِنْ كَانَ صَحِيحاً لَمْ يَتَمَالَكَ إِلاَّ أَنْ يُعْمِضَ عَيْنَيْهِ وَ إِنْ كَانَ صَحِيحاً لَمْ يَتَمَالَكَ إِلاَّ أَنْ يُعْمِضَ عَيْنَيْهِ وَ إِنْ كَانَ صَحِيحاً لَمْ يَتَمَالَكَ إِلاَّ أَنْ يُعْمِضَ عَيْنَيْهِ وَ إِنْ كَانَ صَحِيحاً لَمْ يَتَمَالَكَ إِلاَ أَنْ يُعْمِضَ عَيْنَيْهُ وَ إِنْ كَانَ صَحِيحاً لَمْ يَتَمَالَكَ إِلاَ اللهَ لَا يَشَمُّ رَائِحَةً فَإِنَّهُ لَا يَشَمُّ رَائِحَةً اللهُ لِا يَشَعْمِ وَ أَنَّهُ لَا يَشَمُّ رَائِحَةً وَإِنْ كَانَ صَحِيحاً وَصَلَتْ رَائِحَةُ الْحُرَاقِ إِلَى دِمَاغِهِ وَ دَمَعَثُ عَيْنَاهُ وَ يَسْتَبِينُ ذَلِكَ بِإِبْرَةٍ تُضْرَبُ عَلَى لِسَانِهِ مِنَ الْخَرَسِ وَ أَنَّهُ لَا يَنْطِقُ فَإِنَّهُ يَسْتَبِينُ ذَلِكَ بِإِبْرَةٍ تُضْرَبُ عَلَى لِسَانِهِ فَ أَمَّا مَا إِدَّعَاهُ فِي لِسَانِهِ مِنَ الْخَرَسِ وَ أَنَّهُ لَا يَنْطِقُ فَإِنَّهُ الللهُ أَسْوَدَه ».

Hadith.3250 - Abu Jafar Imam Muhammad ibn Ali Al-Bagir (a.s) said:

A man struck another man on the head during the time of Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s}. The injured man claimed that he could no longer see with his eyes, could not smell any fragrance, and had lost his speech, becoming mute.

Commander of the Faithful ^{a.s} said: "If he is truthful, then he is entitled to three blood-money compensations."

It was asked: "O Commander of the Faithful, how can it be verified whether he is truthful?" Imam ^{a.s} replied: "As for what he claims about his eyes, that he cannot see, it can be verified by asking him to look up at the sun. If he is healthy, he will be unable to stop himself from closing his eyes, but if he is truthful and cannot see, his eyes will remain open.

As for his claim about his nose, that he cannot smell, it can be verified by bringing something pungent close to his nose. If he is healthy, the smell will reach his brain, his eyes will water, and he will turn his head away.

As for his claim about his tongue, that he is mute and cannot speak, it can be verified by pricking his tongue with a needle. If he is able to speak, the blood will flow red, but if he is mute, the blood will flow black."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.19



3251 - وَ رَوَى سَعْدُ بْنُ طَرِيفٍ عَنِ ٱلْأَصْبَغِ بْنِ نُبَاتَةَ قَالَ : أَتِيَ عُمَرُ بْنُ ٱلْخَطَّابِ بِجَارِيَةِ فَشَهِدَ عَلَيْهَا شُهُودُ أَلَّهَا بَغَثُ وَ كَانَ مِنْ قِصَّتِهَا أَنْهَا كَانَثَ يَتِيمَةً عِنْدَ رَجُلٍ وَ كَانَ لِلرَّجُلِ إِمْرَأَةٌ وَ كَانَ اَلرَّجُلُ كَثِيراً مَا يَغِيبُ عَنْ أَهْلِهِ فَشَبَّتِ ٱلْيَتِيمَةُ وَ كَانَتْ جَمِيلَةً فَتَحَوَّفَتِ اَلْمَرْأَةُ أَنْ يَتَزَوَّجَهَا إِنْمَرَأَتُهُ عَنِ ٱلْيَتِيمَةِ وَكَانَثَ عَمِيلَةً فَتَحَوَّفَتِ الْمَرْأَةُ أَنْ يَتَزَوَّجَهَا إِنْمَراتُتُهُ عَنِ ٱلْيَتِيمَةِ فَرَمَتْهَا بِالفَاحِشَةِ وَ أَفْمَتُ بَنِسُوةٍ مَن جِيرَانِهَا عَلَى ذَلِكَ قَالَ فَرُفِعَ ذَلِكَ إِلَى عُمْرَ بْنِ ٱلْخَطَّابِ فَلَمْ يَدْرِ كَيْفَ يَقْضِي فِي ذَلِكَ فَقَالَ لِهِمْ أَنْ يَتَرَونَ عَلَيْهِ ٱلْقِصَّةَ فَقَالَ لِامْرَأَتُهُ عَنِ ٱلْبَيْنَةَ مِنْ جِيرَانِهَا عَلَى ذَلِكَ قَالَ فَرُفِعَ ذَلِكَ إِلَى عُمْرَ بْنِ ٱلْخَطَّابِ فَلَمْ يَدْرِ كَيْفَ يَقْضِي فِي ذَلِكَ فَقَالَ لِلرَّجُلِ إِذْهَبْ بِهَا إِلَى عَلَى ذَلِكَ قَالَ فَرُفِعَ ذَلِكَ إِلَى عُمْرَ بْنِ ٱلْخَطَّابِ فَلَمْ يَدْرِ كَيْفَ يَقْضِي فِي ذَلِكَ فَقَالَ لِامْرَأَةِ ٱلرِّجُلِ إِذْهَبْ بِهَا إِلَى عَلَى رُكِنَةِ اللّهِ عَلَى مُنَالِكُ مُلْكُ عَلَى مُنْ اللهُ هُودِ وَ جَيرَانِي يَشْهَدْنَ عَلَيْهَا لِمُ أَتُولُ عَلَيْهُ اللّهُ مُلْكُ وَجِهِ فَأَبْتُ أَنْ تَرُولَ عَلَيْهِ اللّهِ مُلَاكُمُ السَّيْفَ مِنْ الشَّهُودِ وَ جَتَا عَلَى رُكُبْتَيْهِ وَ قَالَ لَهَا الْأَمَانَ عَنْ فَوْلِهَا فَرَدَّهَا إِلَى ٱلْبَيْتِ ٱلَّذِي كَانَتْ فِيهِ ثُمَّ دَعَا بِامْرَأَةِ ٱلرَّجُلِ فَا عَلَى رُكُبْتَيْهِ وَ قَالَ لَهَا الْأَمْانَ عَلَيْ بُنُ أَبِي طَالِبٍ وَ هَذَا سَيْفِي وَ قَدْ قَالَتِ إِمْرَأَةُ ٱلرَّجُلِ مَا قَالَتْ وَ رَجَعَتْ إِلَى ٱلْمَلْ سَيْفِي وَلْكَ هُ وَلَا مَلْكُ وَ رَجَعَتْ إِلَى ٱلْمَلْ قُولُهُ وَالْمَالَ عَلَى مُقَالِتٍ وَ وَلَكَ اللّهُ عَلَى الْمَالَ فَي اللّهُ الْمَلَاثُ سَيْفِي وَقَدْ قَالَتِ إِلْمَالُكُ وَرَجَعَتْ إِلَى الْمُعَلِي الللهُ كَنْ اللّهُ فَي مَلْ اللّهُ اللّهُ اللّهُ اللّهُ الْمُنْ أَلَا اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ الللّهُ الللّهُ اللّهُ الْمُعَلِيْتُهَا اللّهُ اللّهُ اللّهُ الللّهُ الللّهُ اللّ

فَالْتَفَتَتِ اَلْمَرْأَةُ إِلَى عَلِيٍّ فَقَالَتْ يَا أَمِيرَ اَلْمُؤْمِنِينَ اَلْأَمَانَ عَلَى الصَّدْقِ فَقَالَ لَهَا عَلِيٌّ عَلَيْهِ السَّلاَمُ «فَاصْدُقِي» فَقَالَتْ لاَ وَ اَللَّهِ مَا زَنَتِ اَلْيَتِيمَةُ وَ لَكِنِ اِمْرَأَةُ اَلرَّجُلِ لَمَّا رَأَتْ حُسْنَهَا وَ جَمَالَهَا وَ هَيْئَتَهَا خَافَتْ فَسَادَ زَوْجِهَا فَقَالَتْ لاَ وَ اَللَّهِ مَا زَنَتِ اَلْيَتِيمَةُ وَ لَكِنِ اِمْرَأَةُ الرَّجُلِ لَمَّا رَأَتْ حُسْنَهَا وَ جَمَالَهَا وَ هَيْئَتَهَا خَافَتْ فَسَادَ زَوْجِهَا فَقَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ «اَللَّهُ أَكْبَرُ اَللَّهُ أَكْبَرُ أَنَا أَوْلُ فَسَقَتْهَا الْمُسْكِرَ وَ دَعَتْنَا فَأَمْسَكُنَاهَا فَاقْتَضَّتْهَا بِإِصْبَعِهَا فَقَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ «اَللَّهُ أَكْبَرُ اللَّهُ أَكْبَرُ أَنَا أَوْلُ مَنْ فَرَقَ بَيْنَ اَلشُهُودِ إِلاَّ دَانِيَالَ »

ثُمَّ حَدَّ اَلْمَرْأَةَ حَدَّ اَلْقَاذِفِ وَ أَلْزَمَهَا وَ مَنْ سَاعَدَهَا عَلَى اِقْتِضَاضِ اَلْيَتِيمَةِ اَلْمَهْرَ لِهَا أَرْبَعَ مِائَةِ دِرْهَمٍ وَ فَرَّقَ بَيْنَ اَلْمَرْأَةِ وَ زَوْجِهَا وَ زَوَّجَهُ اَلْيَتِيمَةَ وَ سَاقَ عَنْهُ اَلْمَهْرَ إِلَيْهَا مِنْ مَالِهِ فَقَالَ عُمَرُ بْنُ اَلْخَطَّابِ فَحَدِّثْنَا يَا أَبَا الْمَرْأَةِ وَ زَوْجِهَا وَ زَوَّجَهُ اَلْيَتِيمَةَ وَ سَاقَ عَنْهُ اَلْمَهْرَ إِلَيْهَا مِنْ مَالِهِ فَقَالَ عُمْرُ بْنُ اَلْخَطَّابِ فَحَدُّثْنَا يَا أَبًا الْمَرْأَةِ مِنْ الْحَسَنِ بِحَدِيثِ دَانِيَالَ اَلنَّبِيِّ عَلَيْهِ اَلسَّلاَمُ فَقَالَ «إِنَّ دَانِيَالَ كَانَ غُلاَماً يَتِيماً لاَ أَبْ لَهُ وَ لاَ أُمُّ وَ إِنَّ اِمْرَأَةً مِنْ الْحَسَنِ بِحَدِيثِ دَانِيَالَ اللّهُ اللهُ وَلا أُمُّ وَ إِنَّ الْمَرْأَةُ مِنْ الْمَرائِيلَ عَجُوزاً ضَمَّتُهُ إِلَيْهَا وَ رَبَّتُهُ وَ إِنَّ مَلِكاً مِنْ مُلُوكِ بَنِي إِسْرَائِيلَ كَانَ لَهُ قَاضِيَانِ وَ كَانَ لَهُ صَدِيقٌ بَنِي إِسْرَائِيلَ عَجُوزاً ضَمَّتُهُ إِلَيْهَا وَ رَبَّتُهُ وَ إِنَّ مَلِكاً مِنْ مُلُوكِ بَنِي إِسْرَائِيلَ كَانَ لَهُ قَاضِيَانِ وَ كَانَ لَهُ صَدِيقٌ وَكَانَ رَجُلاً صَالِحاً وَ كَانَتُ لَهُ إِمْرَأَةٌ جَمِيلَةٌ وَ كَانَ يَأْتِي اَلْمَلِكَ فَيُحَدِّثُهُ فَاحْتَاجَ اَلْمَلِكُ إِلَى رَجُلٍ يَبْعَثُهُ فِي بَعْضِ أُمُورِهِ فَقَالَ لِلْقَاضِيَيْنِ اِخْتَارًا لِي رَجُلاً أَبْعَثُهُ فِي بَعْضِ أُمُورِي فَقَالاَ فُلاَنْ فُوجَهَهُ الْمَلِكُ

فَقَالَ اَلرَّجُلُ لِلْقَاضِيَيْنِ أُوصِيكُمَا بِامْرَأَتِي خَيْراً فَقَالاَ نَعَمْ فَخَرَجَ اَلرَّجُلُ وَ كَانَ اَلْقَاضِيَانِ يَأْتِيَانِ بَابَ اَلصَّدِيقِ فَعَشِقَا اِمْرَأَتَهُ فَرَاوَدَاهَا عَنْ نَفْسِهَا فَأَبَتْ عَلَيْهِمَا فَقَالاَ لَهَا إِنْ لَمْ تَفْعَلِي شَهِدْنَا عَلَيْكِ عِنْدَ اَلْمَلِكِ بِالزِّنَا لِيَرْجُمَكِ فَعَشِقَا اِمْرَأَتَهُ فَرَاوَدَاهَا عَنْ نَفْسِهَا فَأَبَتْ عَلَيْهِمَا فَقَالاَ لَهَا إِنْ لَمْ تَفْعِلِي شَهِدْنَا عَلَيْكِ عِنْدَ اَلْمَلِكِ بِالزِّنَا لِيَرْجُمَكِ فَعَشِقًا اِمْرَأَتَهُ فَرَاوَدَاهَا عَنْ نَفْسِهَا فَأَبَتُ عَلَيْهِمَا أَنَّهَا أَنَّهَا اللَّهُمَا إِنَّ قَوْلَكُمَا مَقْبُولٌ فَأَجُلُوهَا ثَلاَثَةَ أَيَّامٍ ثُمَّ ارْجُمُوهَا وَ نَادَى أَمْرُ عَظِيمٌ اِشْتَدَّ غَمُّهُ وَ كَانَ بِهَا مُعْجَباً فَقَالَ لَهُمَا إِنَّ قَوْلَكُمَا مَقْبُولٌ فَأَجُلُوهَا ثَلاَثَةَ أَيَّامٍ ثُمَّ الْمُلِكَ مِنْ ذَلِكَ فَقَالَ الْهُمَا إِنَّ قَوْلَكُمَا مَقْبُولٌ فَأَجُلُوهَا ثَلاَثَةَ أَيَّامٍ ثُمَّ الْرُجُمُوهَا وَ نَادَى فِي مَدِينَتِهِ الْحُضُرُوا قَتْلَ فُلاَنَةَ الْعَابِدَةِ فَإِنَّهَا قَدْ بَغَثُ وَ قَدْ شَهِدَ عَلَيْهَا الْقَاضِيَانِ بِذَلِكَ فَأَكْثَرَ النَّاسُ الْقُولَ فِي هَذَلِكَ فَقَالَ الْمَلِكُ لِوَزِيرِهِ مَا عِنْدَكَ فِي هَذَا حِيلَةٌ فَقَالَ الْمَلِكُ لِوَزِيرِهِ مَا عِنْدَكَ فِي هَذَا حِيلَةٌ فَقَالَ الْمُلِكُ لُوزِيرِهِ مَا عِنْدَكَ فِي هَذَا حِيلَةٌ فَقَالَ



أَشْهَدُ أَنَّهَا زَنَتْ قَالَ فِي أَيُّ يَوْمٍ قَالَ فِي يَوْمٍ كَذَا وَكَذَا قَالَ فِي أَيُّ وَقْتٍ قَالَ فِي وَقْتِ قَالَ فِي مَوْضِعِ كَذَا وَكَذَا قَالَ مَعَ مَنْ قَالَ مَعَ فُلاَنِ بْنِ فُلاَنٍ بْنِ فُلاَنٍ فَقَالَ رُدُّوا هَذَا إِلَى مَكَانِهِ وَ هَاتُوا أَلِّا خَرِ فَسَأَلَهُ عَنْ ذَلِكَ فَخَالَفَ صَاحِبَهُ فِي ٱلْقَوْلِ فَقَالَ دَانِيَالُ ٱللَّهُ أَكْبَرُ ٱللَّهُ أَكْبَرُ شَهِدَا عَلَى فُلاَنَةَ بِالزُّورِ فَاحْضُرُوا قَتْلَهُمَا فَذَهَبَ ٱلْوَزِيرُ إِلَى عَلَيْهَا بِزُورٍ ثُمَّ نَادَى فِي ٱلْغِلْمَانِ إِنَّ ٱلْقَاضِيَيْنِ شَهِدَا عَلَى فُلاَنَةَ بِالزُّورِ فَاحْضُرُوا قَتْلَهُمَا فَذَهَبَ ٱلْوَزِيرُ إِلَى عَلَيْهَا بِزُورٍ ثُمَّ نَادَى فِي ٱلْغِلْمَانِ إِنَّ ٱلْقَاضِيَيْنِ شَهِدَا عَلَى فُلاَنَةَ بِالزُّورِ فَاحْضُرُوا قَتْلَهُمَا وَ فَعَلَ بِهِمَا كَمَا فَعَلَ الْمَلِكُ إِلَى ٱلْقَاضِيَيْنِ فَأَحْضَرَهُمَا ثُمَّ فَرَّقَ بَيْنَهُمَا وَ فَعَلَ بِهِمَا كَمَا فَعَلَ اللَّهُ الْمَيْنُ فَاخْتَلَفَا كَمَا إِخْتَلَفَا فَنَادَى فِي ٱلنَّاسِ وَ أَمَرَ بِقَتْلِهِمَا».

Hadith.3251 - Sad ibn Tarif narrated from Al-Asbagh ibn Nubatah who said:

A woman was brought before Umar ibn al-Khattab, and witnesses testified against her that she had committed adultery. Her story was that she was an orphan raised in the house of a man who had a wife. The man would frequently be away from home. The orphan grew up to be beautiful, and the man's wife feared that her husband might marry the orphan upon his return.

So, the wife called some women from her neighborhood, restrained the orphan, and violated her with her finger.

When the husband returned, his wife accused the orphan of indecency and brought forth witnesses from her neighbors to support her claim.

The case was presented to Umar ibn al-Khattab, but he did not know how to judge it. He said to the man, "Take her to Ali ibn Abi Talib ^{a.s}."

They came to Imam Ali ibn Abi Talib (a.s) and told him the story.

Imam {a.s} said to the man's wife: "Do you have witnesses?"

She replied: "Yes, these are my neighbors who testify to what I say."

Imam Ali ibn Abi Talib (a.s) then drew his sword from its sheath and placed it in front of him.

Imam (a.s) ordered each witness to be taken into a separate room.

Then Imam ^{a.s} called the man's wife and interrogated her from every angle, but she insisted on her accusation.

Imam ^{a.s} sent her back to the room and then summoned one of the witnesses.

Imam ^{a.s} knelt before her and said: "Do you know who I am? I am Ali ibn Abi Talib, and this is my sword. The man's wife has confessed and returned to the truth. I have granted her safety. Now, speak the truth, or I will fill this sword with your blood."

The woman then turned to Imam Ali ibn Abi Talib ^{a.s} and said: "O Commander of the Faithful, I seek safety in exchange for speaking the truth."

Imam Ali ibn Abi Talib ^{a.s} said to her: "Speak the truth."

She said: "No, by Allah (SWT), the orphan did not commit adultery. However, the man's wife, when she saw her beauty, charm, and appearance, feared that her husband might be attracted to her.



So she gave her intoxicants to drink, called us, and we restrained her. Then, she violated her with her finger."

Imam Ali ibn Abi Talib (a.s) said: "Allah (SWT) is the Greatest! Allah (SWT) is the Greatest! I am the first to separate witnesses, except for (Prophet) Daniel (a.s)."

Then Imam Ali ibn Abi Talib ^{a.s} sentenced the man's wife to the punishment for false accusation and obligated her and those who assisted her in violating the orphan girl to pay her a dowry of four hundred dirhams.

Imam ^{a.s} also separated the woman from her husband and married the orphan girl to him, paying her dowry from the husband's wealth.

Upon witnessing this judgment, Umar ibn al-Khattab said: "Tell us, O Abu al-Hasan, about the story of Prophet Daniel ${a.s}$."

Imam Ali ibn Abi Talib ^{a.s} said: "Daniel was a young orphan who had neither father nor mother. An elderly woman from the Children of Israel took him in and raised him.

There was a king among the Children of Israel who had two judges. The king had a pious and righteous friend who had a beautiful wife.

This man used to visit the king and speak with him.

One day, the king needed to send someone on a mission, so he said to the two judges, 'Choose for me a man whom I can send on this task.'

They said: 'Send this man (the pious friend).'

So, the king sent him."

The man said to the two judges, "I entrust my wife to your care and advise you to treat her well." They replied: "Yes."

After the man left, the two judges began visiting the house of the pious man and fell in love with his wife. They tried to seduce her, but she refused.

They said to her, "If you do not yield to us, we will testify against you before the king that you have committed adultery, and you will be stoned."

She replied: "Do as you wish."

So, they went to the king and testified against her, claiming that she had committed adultery.

The woman was well-known for her piety and virtue, and the matter deeply troubled the king, for he admired her.

The king said to them, "Your testimony is accepted, but delay her punishment for three days, and then stone her."

He then announced throughout his city, "Attend the execution of so-and-so, the devout woman, for she has committed adultery, as testified by the two judges."

The people began talking about the matter extensively.

The king asked his minister, "Do you have any solution to this situation?"

The minister replied: "No, by Allah (SWT), I have no solution for this matter."

On the third day, the minister went out, as it was the last day for the woman. Along the way, he saw a group of naked boys playing, and among them was Daniel.

Daniel said: "O children, come here! Let me be the king, and you, so-and-so, be the devout woman. Let these two boys be the judges who testified against her."

He gathered some dirt and made a sword out of reeds. Then he said to the children, "Take this one and place him in one spot, and take the other and place him in another spot." The minister was watching all of this.

Then Daniel called one of the boys who was acting as a judge and said to him, "Speak the truth, for if you do not speak the truth, I will kill you."

The boy said: "Yes," while the minister listened attentively.

Daniel then asked him, "What do you testify against this woman?"

The boy replied: "I testify that she committed adultery."

Daniel asked: "On what day?"

The boy said: "On such-and-such a day."

Daniel asked: "At what time?"



The boy replied: "At such-and-such a time."

Daniel asked: "In what place?"

The boy said: "In such-and-such a place."

Daniel asked: "With whom?"

The boy said: "With so-and-so, the son of so-and-so."

Then Daniel said: "Return this one to his place and bring the other one."

They returned the first boy and brought the second one.

Daniel questioned him about the same details, but his answers contradicted those of the first boy.

At this, Daniel said: "Allah $^{\{SWT\}}$ is the Greatest! Allah $^{\{SWT\}}$ is the Greatest! They have testified falsely against her."

He then called out to the children, "The two judges have testified falsely against this woman. Come and witness their execution."

The minister rushed to the king and informed him of what had happened.

The king sent for the two judges, brought them in, and separated them. He questioned them just as Daniel had questioned the boys, and they contradicted each other, just as the boys had.

The king then announced their guilt to the people and ordered their execution."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.20

3252 - وَ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : «وُجِدَ عَلَى عَهْدِ أَمِيرِ اَلْمُؤْمِنِينَ صَلَوَاتُ ُ اَللَّهِ عَلَيْهِ رَجُلُّ مَذْبُوحٌ فِي خَرِبَةٍ وَ هُنَاكَ رَجُلٌ بِيَدِهِ سِكِّينٌ مُلَطَّخٌ بِالدَّمِ فَأُخِذَ لِيُؤْتَى بِهِ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فَأَقَرَّ أَنَّهُ قَتَلَهُ فَي خَرِبَةٍ وَ هُنَاكَ رَجُلٌ بِيَدِهِ سِكِّينٌ مُلَطَّخٌ بِالدَّمِ فَأُخِذَ لِيُؤْتَى بِهِ أَمِيرُ اَلْمُؤْمِنِينَ فَالَ لَهُمْ خَلُوا عَنْ هَذَا فَأَنَا قَاتِلُ صَاحِبِكُمْ فَأُخِذَ أَيْضاً وَ أُتِيَ بِهِ مَعَ صَاحِبِهِ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فَلَمًّا دَخَلُوا قَصُّوا عَلَيْهِ اَلْقِصَّةَ فَقَالَ لِلْأَوَّلِ «مَا حَمَلَكَ عَلَى الْإِقْرَارِ»

قَالَ يَا أَمِيرَ ٱلْمُؤْمِنِينَ إِنِّي رَجُلُ قَصَّابٌ وَ قَدْ كُنْتُ ذَبَحْتُ شَاةً بِجَنْبِ ٱلْخَرِبَةِ فَأَعْجَلَنِي ٱلْبَوْلُ فَدَخَلْتُ ٱلْخَرِبَةَ وَ قَالُوا أَنْتَ قَتَلْتَ صَاحِبَنَا فَقُلْتُ مَا يُغْنِي عَنِّي ٱلْإِنْكَارُ شَيْئاً وَ وَ بِيَدِي سِكِّينٌ مُلَطَّخٌ بِالدَّمِ فَأَقْرَرْتُ لَهُمْ أَنِّي قَتَلْتُهُ فَقَالَ عَلِيٌ عَلَيْهِ ٱلسَّلاَمُ لِلْآخَرِ «مَا هَاهُنَا رَجُلٌ مَذْبُوحٌ وَ أَنَا بِيَدِي سِكِّينٌ مُلَطَّخٌ بِالدَّمِ فَأَقْرَرْتُ لَهُمْ أَنِّي قَتَلْتُهُ فَقَالَ عَلِيْ عَلَيْهِ ٱلسَّلاَمُ لِلْآخَرِ «مَا تَقُولُ أَنْتَ» قَالَ أَنَا قَتَلْتُهُ يَا أَمِيرَ ٱلْمُؤْمِنِينَ فَقَالَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ «أَمَّا هَذَا فَإِنْ كَانَ قَدْ قَتَلَ رَجُلاً فَقَدْ لِيَحْكُمَ بَيْنَكُمْ» فَذَهَبُوا إِلَيْهِ وَ قَصُّوا عَلَيْهِ ٱلْقِصَّةَ فَقَالَ عَلَيْهِ ٱلسَّلاَمُ «أَمًّا هَذَا فَإِنْ كَانَ قَدْ قَتَلَ رَجُلاً فَقَدْ لِيَحْكُمَ بَيْنَكُمْ» فَذَهَبُوا إِلَيْهِ وَ قَصُّوا عَلَيْهِ ٱلْقِصَّةَ فَقَالَ عَلَيْهِ ٱلسَّلاَمُ «أَمًّا هَذَا فَإِنْ كَانَ قَدْ قَتَلَ رَجُلاً فَقَدْ لَيَعُلُ مَا أَدْيَا هَذَا وَ ٱللَّهُ عَزَّ وَ جَلَّ يَقُولُ: ۞ وَ مَنْ أَحْيَاهًا فَكَأَنَّما أَحْيَا ٱلنَّاسَ جَمِيعاً» لَيْسَ عَلَى أَحَدٍ مِنْهُمَا شَيْءٌ وَ تُحْرَجُ ٱلدِّيَةُ مِنْ بَيْتِ ٱلْمَالِ لِوَرَتَةِ ٱلْمُقْتُولِ ۞ ».

Hadith.3252 - Abu Jafar Imam Muhammad ibn Ali Al-Baqir (a.s) said:

During the time of Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s}, a man was found slaughtered in a deserted place. Nearby, there was another man holding a knife covered in blood. He was arrested and brought before Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s}.

The man confessed, saying that he had killed the victim.

However, another man approached and said to them, "Release him, for I am the one who killed your companion."

He too was arrested and brought along with the first man before Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s}.



When they presented their case, Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} asked the first man: "What made you confess?"

He replied: "O Commander of the Faithful, I am a butcher. I had slaughtered a sheep near the deserted place, and I urgently needed to relieve myself. So, I entered the deserted place with a knife in my hand, stained with blood. These people saw me, accused me of killing their companion, and arrested me. I thought that denying it would be of no use, since there was a man slaughtered and I was holding a bloodied knife, so I confessed."

Then Commander of the Faithful Imam Ali ^{a.s} asked the second man: "What do you say?"

He replied: "I am the one who killed him, O Commander of the Faithful."

Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} said: "Take them to my son, Imam Hasan ibn Ali ^{a.s}, so he may judge between you."

They went to Imam Hasan ibn Ali ^{a.s} and presented the case.

Imam Hasan ibn Ali ^{a.s} said: "As for this one, if he has killed a man, he has also given life to this one (the butcher). And Allah ^{SWT}, the Mighty and Majestic, says: 'And whoever saves a life, it is as though he has saved all of mankind.' (Surah Al-Ma'idah 5:32)

There is no punishment upon either of them, and the blood money should be paid from the public treasury to the heirs of the deceased."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.23 • Tahdhib Al-Ahkam, Vol.6 p.315

3253 - وَ قَالَ أَبُو جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ: «تُوفِّيَ رَجُلُ عَلَى عَهْدِ أَمِيرِ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ وَ خَلَّفَ اِبْناً وَ عَبْداً فَادَّعَى كُلُّ وَاحِدٍ مِنْهُمَا أَنْهُ اَلاِبْنُ وَ أَنَّ اَلْآخَرَ عَبْدٌ لَهُ فَأَتْيَا أَمِيرَ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ أَنْ يُثْقَبَ فِي حَائِطِ اَلْمَسْجِدِ ثَقْبَيْنِ ثُمَّ أَمَرَ كُلُّ وَاحِدٍ مِنْهُمَا أَنْ يُدْخِلَ رَأْسَهُ فَأَمَرَ أَمِيرُ الْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ أَنْ يُثْقَبَ فِي حَائِطِ اَلْمَسْجِدِ ثَقْبَيْنِ ثُمَّ أَمَرَ كُلُّ وَاحِدٍ مِنْهُمَا أَنْ يُدْخِلَ رَأْسَهُ فَأَمْرَ أَمِيرُ الْمُؤْمِنِينَ عَلَيْهِ السَّلاَمُ أَنْ يُثْقَبَ فِي حَائِطِ الْمَسْجِدِ ثَقْبَيْنِ ثُمَّ أَمَرَ كُلُّ وَاحِدٍ مِنْهُمَا أَنْ يُدْخِلَ رَأْسَهُ فَالَ «يَا قَنْبَرُ جَرِّدِ السَّيْفَ» وَ أَسَرَّ إِلَيْهِ لاَ تَفْعَلْ مَا آمُرُكَ بِهِ ثُمَّ قَالَ «إِضْرِبْ عُنُقَ الْعَبْدِ» فَي تَقْبٍ فَفَعَلاَ ثُمَّ قَالَ «يَا قَنْبَرُ جَرِّدِ السَّيْفَ» وَ أَسَرَّ إِلَيْهِ لاَ تَفْعَلْ مَا آمُرُكَ بِهِ ثُمَّ قَالَ «إِضْرِبْ عُنُقَ الْعَبْدِ» قَالَ يَلْاحَرِ «أَنْتَ الاِبْنُ وَ قَدْ أَعْتَقْتُ هَذَا وَ وَلَا لَنْ لَلْحَرِ «أَنْتَ الاِبْنُ وَ قَدْ أَعْتَقْتُ هَذَا وَ جَعَلْتُهُ مَوْلًى لَكَ» ».

Hadith.3253 - Abu Jafar Imam Muhammad ibn Ali Al-Baqir (a.s) said:

During the time of Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s}, a man passed away, leaving behind a son and a slave. Each of them claimed to be the son and accused the other of being the slave.

They brought their case before Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} for judgment. Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} ordered that two holes be made in the wall of the mosque. Then he instructed each of them to place his head into one of the holes, and they did so.

Imam ^{a.s} said: "O Qanbar, unsheathe the sword."

Then Imam {a.s} secretly told Qanbar not to carry out what he was about to command.

Commander of the Faithful ^{a.s} said: "Strike the neck of the slave!"

Hearing this, one of the men quickly pulled his head out of the hole.

Commander of the Faithful ^{a.s} then took hold of him and said to the other, 'You are the son, and I have now freed this one and made him your freed servant (mawla).'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.23 • Al-Wafi, Vol.16 p.1102 • Wasa'il Al-Shi'ah, Vol.27 p.287



2254 - وَ رَوَى عَمْرُو بْنُ ثَابِتٍ عَنْ أَبِيهِ عَنْ سَعْدِ بْنِ طَرِيفٍ عَنِ اَلْأَصْبَغِ بْنِ نُبَاتَةَ قَالَ: أُتِيَ عُمَرُ بْنُ اَلْخَطَّابِ بِالْمِرَأَةِ تَزَوَّجَهَا شَيْخٌ فَلَمَّا أَنْ وَاقَعَهَا مَاتَ عَلَى بَطْنِهَا فَجَاءَتْ بِوَلَدِ فَادَّعَى بَنُوهُ أَنَّهَا فَجَرَتْ وَ تَشَاهَدُوا عَلَيْهَا فَأَمَرَ بِهَا عُمَرُ أَنْ تُرْجَمَ فَمَرُّوا بِهَا عَلَى عَلِيًّ بْنِ أَبِي طَالِبٍ عَلَيْهِ اَلسَّلاَمُ فَقَالَتْ يَا اِبْنَ عَمَّ رَسُولِ اَللَّهِ إِنِّي فَأَمَّرَ بِهَا عُمَرُ أَنْ تُرْجَمَ فَمَرُّوا بِهَا عَلَى عَلِيًّ بْنِ أَبِي طَالِبٍ عَلَيْهِ السَّلاَمُ فَقَالَ «هَذِهِ حُجَّتِي فَقَالَ «هَاتِي حُجَّتِكِ» فَدَفَعَتْ إِنَيْهِ كِتَاباً فَقَرَأَهُ فَقَالَ «هَذِهِ اَلْمُرْأَةُ تُعٰلِمُكُمْ بِيَوْمَ مَظُلُومَةٌ وَ هَذِهِ حُجَّتِي فَقَالَ «هَاتِي حُجَّتِكِ» فَدَفَعَتْ إِلَيْهِ كِتَاباً فَقَرَأَهُ فَقَالَ «هَذِهِ اَلْمُرْأَةُ تُعٰلِمُكُمْ بِيَوْمَ مَوْلَقَعَهَا وَ كَيْفَ كَانَ جِمَاعُهُ لَهَا رُدُّوا اَلْمَرْأَةَ» فَلَمًّا كَانَ مِنَ الْعَدِ دَعَا عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ بِصِبْيَانِ يَلْعَبُوا وَيَوْمَ وَاقَعَهَا وَ كَيْفَ كَانَ جِمَاعُهُ لَهَا رُدُّوا اَلْمَرْأَةَ» فَلَمًّا كَانَ مِنَ الْعَدِ دَعَا عَلِيٌّ عَلَيْهِ السَّلاَمُ بِصِبْيَانِ يَلْعَبُوا وَقَامَ الْعُبُوا وَ قَامَ الْغُلامُ يَاللَّهُ هُمُ اللَّعِبُ فَصَاحَ بِهِمْ فَقَامُوا وَ قَامَ الْغُلامُ عَلَى رَاحَتَيْهِ فَقَامُوا وَ قَامَ الْغُلامُ عَلَى الْمَلْمُ فَوَرَّتَهُ مِنْ أَبِيهِ وَ جَلَدَ إِخْوَتَهُ الْمُفْتَرِينَ مَنَ الْمُولِي وَ لَكُمْ لَو مُنَا لَهُ هُمَرُ كَيْفَ صَنَعْتَ قَالَ «عَرَفْتُ ضَعْفَ الشَّيْخِ فِي تُكَأَةٍ الْغُلاَمِ عَلَى رَاحَتَيْهِ».

Hadith.3254 - Amr ibn Thabit narrated from his father, from Sad ibn Tarif, from Al-Asbagh ibn Nubatah, who said:

A woman was brought before Umar ibn al-Khattab. She had married an old man who died while lying on top of her after consummating the marriage. Later, she gave birth to a child.

The old man's sons accused her of adultery and testified against her.

Umar ordered that she be stoned.

As they were leading her away, they passed by Commander of the Faithful Imam Ali ibn Abi Talib

She called out: "O cousin of the Messenger of Allah (SWT)! I am wronged, and this is my evidence." Imam (a.s) said: "Present your evidence."

She handed him a letter, and Imam {a.s} read it.

Then Imam ^{a.s} said: "This woman is informing you of the date of her marriage, the date of consummation, and how it occurred. Return the woman."

The next day, Imam Ali ibn Abi Talib ^{a.s} summoned some children who were of the same age as the woman's child and told them to play.

They played until they became distracted.

Then Imam ^{a.s} called out to them suddenly, and they all stood up, including the woman's child, who stood leaning on both his palms for support.

Imam Ali ibn Abi Talib {a.s} called the child forward, confirmed his paternity, and ruled that he inherit from his father.

He then ordered the brothers, who had falsely accused the woman, to be lashed one by one as the punishment for false accusation.

Umar asked Imam Ali ibn Abi Talib ^{a.s}: "How did you reach this judgment?"

Imam ^{a.s} replied: "I recognized the frailty of the old man from the way the child leaned on his palms to stand up."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.24

3255 - وَ قَالَ أَبُو جَعْفَرِ عَلَيْهِ ٱلسَّلاَمُ : «دَخَلَ عَلِيٌّ عَلَيْهِ ٱلسَّلاَمُ ٱلْمَسْجِدَ فَاسْتَقْبَلَهُ شَابٌ وَ هُوَ يَبْكِي وَ حَوْلَهُ قَوْمٌ يُسْكِتُونَهُ، فَقَالَ عَلَيْهِ ٱلسَّلاَمُ «مَا أَبْكَاكَ» فَقَالَ يَا أَمِيرَ ٱلْمُؤْمِنِينَ إِنَّ شُرَيْحاً قَضَى عَلَيَّ بِقَضِيَّةٍ مَوْلَهُ قَوْمٌ يُسْكِتُونَهُ، فَقَالَ عَلَيْهِ ٱلسَّلاَمُ «مَا أَبْكَاكَ» فَقَالُو يَا أَمِيرَ ٱلْمُؤْمِنِينَ إِنَّ شُرَيْحٍ أَبِي فَسَأَلْتُهُمْ عَنْهُ فَقَالُوا مَا أَدْرِي مَا هِيَ إِنَّ هَؤُلاَءِ ٱلنَّفَرَ خَرَجُوا بِأَبِي مَعَهُمْ فِي سَفَرِهِمْ فَرَجَعُوا وَ لَمْ يَرْجِعْ أَبِي فَسَأَلْتُهُمْ عَنْهُ فَقَالُوا



مَاتَ فَسَأَلْتُهُمْ عَنْ مَالِهِ فَقَالُوا مَا تَرَكَ مَالاً فَقَدَّمْتُهُمْ إِلَى شُرَيْحٍ فَاسْتَحْلَفَهُمْ وَ قَدْ عَلِمْتُ يَا أَمِيرَ ٱلْمُؤْمِنِينَ أَنَّ أَبِي خَرَجَ وَ مَعَهُ مَالٌ كَثِيرٌ فَقَالَ لَهُمْ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ «إِرْجِعُوا» فَرَدُّوهُمْ جَمِيعاً وَ ٱلْفَتَى مَعَهُمْ إِلَى شُرَيْح فَقَالَ لَهُ «يَا شُرَيْحُ كَيْفَ قَضَيْتَ بَيْنَ هَؤُلاَءِ»

فَقَالَ يَا أَمِيرَ ٱلْمُؤْمِنِينَ اِدَّعَى هَذَا ٱلْغُلاَمُ عَلَى هَؤُلاَءِ ٱلنَّفَرِ أَنَّهُمْ خَرَجُوا فِي سَفَرٍ وَ أَبُوهُ مَعَهُمْ فَرَجَعُوا وَ لَمْ يَرْجِعْ أَبُوهُ فَسَأَلْتُهُمْ عَنْهُ فَقَالُوا مَاتَ فَسَأَلْتُهُمْ عَنْ مَالِهِ فَقَالُوا مَا خَلَّفَ شَيْئاً فَقُلْتُ لِلْفَتَى هَلْ لَكَ بَيِّنَةٌ عَلَى يَرْجِعْ أَبُوهُ فَسَأَلْتُهُمْ عَنْهُ لَكَ بَيِّنَةٌ عَلَى مَا لِهِ فَقَالُوا مَا خَلِّفُ شَيْئاً فَقُلْتُ لِلْفَتَى هَلْ لَكَ بَيِّنَةٌ عَلَى مَا تَدَّعِي فَقَالَ لاَ فَاسْتَحْلَفْتُهُمْ فَقَالَ عَلِيٌّ عَلَيْهِ ٱلسَّلاَمُ «يَا شُرَيْحُ هَيْهَاتَ هَكَذَا تَحْكُمُ فِي مِثْلِ هَذَا» فَقَالَ كَيْفُ هَذَا يَا أَمِيرَ ٱلْمُؤْمِنِينَ فَقَالَ عَلِيٌّ عَلَيْهِ ٱلسَّلاَمُ «يَا شُرَيْحُ وَ ٱللَّهِ لَأَحْكُمَنَّ فِيهِمْ بِحُكْمٍ مَا حَكَمَ بِهِ خَلْقُ كَيْفُ هَذَا يَا أَمِيرَ ٱلْمُؤْمِنِينَ فَقَالَ عَلِيٌّ عَلَيْهِ ٱلسَّلاَمُ «يَا شُرَيْحُ وَ ٱللَّهِ لَأَحْكُمَنَّ فِيهِمْ بِحُكْمٍ مَا حَكَمَ بِهِ خَلْقُ قَبْلِي إِلاَّ دَاوُدُ ٱلنَّبِيُّ عَلَيْهِ ٱلسَّلاَمُ يَا قَنْبَرُ أُدْعُ لِي شُرْطَةَ ٱلْخَمِيسِ»

فَدَعَاهُمْ فَوَكَّلَ بِهِمْ بِكُلِّ وَاحِدٍ مِنْهُمْ رَجُلاً مِنَ اَلشُّرْطَةِ ثُمَّ نَظَرَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ إِلَى وُجُوهِهِمْ فَقَالَ «مَا ذَا تَقُولُونَ أَ تَقُولُونَ إِنِّي لاَ أَعْلَمُ مَا صَنَعْتُمْ بِأَبِ هَذَا اَلْفَتَى إِنِّي إِذاً لَجَاهِلٌ» ثُمَّ قَالَ «فَرَّقُوهُمْ وَ فَقَالَ «مَا ذَا تَقُولُونَ أَنْ يَانَهُمْ وَ أُقِيمَ كُلُّ وَاحِدٍ مِنْهُمْ إِلَى أُسْطُوانَةٍ مِنْ أَسَاطِينِ اَلْمَسْجِدِ وَ رُءُوسُهُمْ مُغَطَّاةٌ عِمْهُمْ عَلَيْهِمْ ثُمَّ دَعَا بِعُبَيْدِ اَللَّهِ بْنِ أَبِي رَافِعٍ كَاتِبِهِ فَقَالَ «هَاتِ صَحِيفَةً وَ دَوَاةً» وَ جَلَسَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ فِي مِثِيلِ اَلْقَضَاءِ وَ إِجْتَمَعَ اَلنَّاسُ إِلَيْهِ فَقَالَ «إِذَا أَنَا كَبَرْتُ فَكَبِّرُوا»

ثُمَّ قَالَ لِلنَّاسِ «أَفْرِجُوا» ثُمَّ دَعَا بِوَاحِدٍ مِنْهُمْ فَأَجْلَسَهُ بَيْنَ يَدَيْهِ فَكَشَفَ عَنْ وَجْهِهِ ثُمَّ قَالَ لِعُبَيْدِ اَللَّهِ «اُكْتُبْ إِلللَّا اللَّهُ أَلْ اللَّهُ عَلَيْهِ بِالللَّهُ أَلُو هَذَا اَلْفَتَى إِللَّهُ قَالَ لَهُ «فِي أَيِّ يَوْمٍ خَرَجْتُمْ مِنْ مَنَازِلِكُمْ وَ أَبُو هَذَا اَلْفَتَى مَعْكُمْ» فَقَالَ الرَّجُلُ فِي يَوْمِ كَذَا وَ كَذَا فَقَالَ «وَ فِي أَيِّ شَهْرٍ» فَقَالَ فِي شَهْرِ كَذَا وَ كَذَا قَالَ «وَ إِلَى أَيْنَ مَعْكُمْ» فَقَالَ الرَّجُلُ فِي يَوْمِ كَذَا وَ كَذَا فَقَالَ «وَ فِي أَيُّ شَهْرٍ» فَقَالَ فِي مَنْزِلٍ وَيَا أَيُو هَذَا الْفَتَى» قَالَ إِلَى مَوْضِعِ كَذَا وَ كَذَا قَالَ «وَ فِي أَيُّ مَنْزِلٍ» قَالَ فِي مَنْزِلِ فُلاَنِ بْنِ فُلاَنِ بْنِ فُلاَنٍ قَالَ «وَ مَا كَانَ مِنْ مَرَضِهِ» قَالَ كَذَا وَ كَذَا قَالَ «وَ كَمْ يَوْماً مَرِضَ» قَالَ كَذَا وَ كَذَا يَوْماً قَالَ «فَعَنْ كَانَ يُمَرِّضُهُ وَ فِي أَيُّ يَوْمٍ مَاتَ وَ مَنْ غَسَّلَهُ وَ أَيْنَ غَسَّلَهُ وَ مَنْ كَفَّنَهُ وَ بِمَا كَفَّنْتُمُوهُ وَ مَنْ صَلَّى عَلَيْهِ وَمَنْ ثَزَلَ قَبْرَهُ»

فَلَمَّا سَأَلَهُ عَنْ جَمِيعِ مَا يُرِيدُ كَبَّرَ عَلِيْ عَلَيْهِ اَلسَّلاَمُ وَ كَبَّرَ اَلنَّاسُ مَعَهُ فَارْتَابَ أُولَئِكَ اَلْبَاقُونَ وَ لَمْ يَشُكُّوا أَنَّ صَاحِبَهُمْ قَدْ أَقَرَّ عَلَيْهِمْ وَ عَلَى نَفْسِهِ فَأَمَرَ أَنْ يُغَطَّى رَأْسُهُ وَ أَنْ يَنْطَلِقُوا بِهِ إِلَى اَلْحَبْسِ ثُمَّ دَعَا بِآخَرَ فَأَجْلَسَهُ مَا حَنَعْتُمْ» فَقَالَ يَا أَمِيرَ اَلْمُؤْمِنِينَ مَا أَنَا إِلاَّ بَيْنَ يَدَيْهِ وَ كَشَفَ عَنْ وَجْهِهِ ثُمَّ قَالَ «كَلاَّ زَعَمْتَ أَنِّي لاَ أَعْلَمُ مَا صَنَعْتُمْ» فَقَالَ يَا أَمِيرَ اَلْمُؤْمِنِينَ مَا أَنَا إِلاَّ بَيْنَ يَدَيْهِ وَ كَشَفَ عَنْ وَجْهِهِ ثُمَّ قَالَ «كَلاَّ زَعَمْتَ أَنِّي لاَ أَعْلَمُ مَا صَنَعْتُمْ» فَقَالَ يَا أَمِيرَ الْمُؤْمِنِينَ مَا أَنَا إِلاَّ وَاحِدٌ مِنَ الْقَوْمِ وَ لَقَدْ كُنْتُ كَارِهاً لِقَتْلِهِ فَأَقَرَّ ثُمَّ دَعَا بِوَاحِدٍ بَعْدَ وَاحِدٍ فَكُلُّهُمْ يُقِرُّ بِالْقَتْلِ وَ أَخْذِ اَلْمَالِ ثُمَّ رَدًّ وَاحِدٍ مِنَ الْقَوْمِ وَ لَقَدْ كُنْتُ كَارِهاً لِقَتْلِهِ فَأَقَرَّ ثُمَّ دَعَا بِوَاحِدٍ بَعْدَ وَاحِدٍ فَكُلُّهُمْ يُقِرُّ بِالْقَتْلِ وَ أَخْذِ اَلْمَالِ ثُمَّ رَدًّ لَا اللَّهُ مِنِينَ وَ كَيْفَ كَانَ أَمَرَ بِهِ إِلَى السَّجْنِ فَأَقَرَّ أَيْصاً فَأَلْزَمَهُمُ الْمَالَ وَ الدَّمَ فَقَالَ شُرَيْحٌ يَا أَمِيرَ الْمُؤْمِنِينَ وَ كَيْفَ كَانَ عُلُمْ دَاوُدَ فَقَالَ عَلَيْهِ السَّلامُ «إِنَّ دَاوُدَ النَّبِيَّ عَلَيْهِ السَّلامُ مَرَّ بِغِلْمَةٍ يَلْعَبُونَ وَ يُنَادُونَ بَعْضُهُمْ بَعْضاً مَاتَ حُكُمُ دَاوُدَ فَقَالَ عَلَيْهِ السَّلامُ «إِنَّ دَاوُدَ النَّبِيَّ عَلَيْهِ السَّلامُ مَرَّ بِغِلْمَةٍ يَلْعَبُونَ وَ يُنَادُونَ بَعْضُهُمْ بَعْضاً مَاتَ



اَلدِّينُ فَدَعَا مِنْهُمْ غُلاَماً فَقَالَ لَهُ يَا غُلاَمُ مَا اِسْمُكَ قَالَ اِسْمِي مَاتَ اَلدِّينُ فَقَالَ لَهُ دَاوُدُ عَلَيْهِ اَلسَّلاَمُ مَنْ سَمَّاكَ بِهَذَا اَلاِسْمِ قَالَ أُمِّى فَانْطَلَقَ إِلَى أُمِّهِ فَقَالَ

يَا إِمْرَأَةُ مَا إِسْمُ إِبْنِكِ هَذَا قَالَتْ مَاتَ اَلدَّينُ فَقَالَ لَهَا وَ مَنْ سَمَّاهُ بِهَذَا اَلاِسْمِ قَالَتْ أَبُوهُ قَالَ وَ كَيْفَ كَانَ ذَلِكَ قَالَتْ إِنْ أَبَاهُ خَرَجَ فِي سَفَرٍ لَهُ وَ مَعَهُ قَوْمٌ وَ هَذَا الصَّبِيُّ حَمْلٌ فِي بَطْنِي فَانْصَرَفَ الْقَوْمُ وَ لَمْ يَنْصَرِفُ وَوْجِي فَسَأَلْتُهُمْ عَنْهُ فَقَالُوا مَاتَ قُلْتُ أَيْنَ مَا تَرَكَ قَالُوا لَمْ يُخَلِّفُ مَالاً فَقُلْتُ أَوْصَاكُمْ بِوَصِيَّةٍ قَالُوا نَعَمْ زَعْمَ زَوْجِي فَسَأَلْتُهُمْ عَنْهُ فَقَالَ أَ تَعْرِفِينَ الْقَوْمَ الَّذِينَ كَانُوا أَنْكِ حُبْلَى فَمَا وَلَدْتِ مِنْ وَلَدٍ ذَكَرٍ أَوْ أُنْثَى فَسَمِّيهِ مَاتَ الدِّينُ فَسَمَّيْتُهُ فَقَالَ أَ تَعْرِفِينَ الْقَوْمَ الَّذِينَ كَانُوا خَرَجُوا مَعَ زَوْجِكِ قَالَتْ نَعَمْ قَالَ فَأَحْيَاءُ هُمْ أَمْ أَمُواتٌ قَالَتْ بَلْ أَحْيَاءُ قَالَ فَانْطَلِقِي بِنَا إِلَيْهِمْ ثُمَّ مَضَى خَرَجُوا مَعَ زَوْجِكِ قَالَتْ نَعَمْ قَالَ فَأَحْيَاءُ هُمْ أَمْ أَمُواتٌ قَالَتْ بَلْ أَحْيَاءُ قَالَ فَانْطَلِقِي بِنَا إِلَيْهِمْ ثُمَّ مَضَى خَرَجُوا مَعَ زَوْجِكِ قَالَتْ نَعَمْ قَالَ فَأَحْيَاءُ هُمْ أَمْ أَمُواتٌ قَالَتْ بَلْ أَحْيَاءُ قَالَ فَانْطَلِقِي بِنَا إِلَيْهِمْ ثُمَّ مَضَى خَرَجُوا مَعَ زَوْجِكِ قَالَتْ نَعَمْ قَالَ لِلْمَرْأَةِ سَمِّي مَعْ وَوْجِكِ قَالَتْ نَعَمْ قَالَ لِلْمَرْأَةِ سَمِّي اللَّهُومُ اللَّهُ عَلَى اللَّهُ مَا اللَّهُ عَلَى قَالَ اللَّهُ عَلَى اللَّهُ وَلَوْمَ اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ عَزَو وَ جَلَ عَلَى اللَّهُ عَزَ وَ جَلَ عَلَى اللَّهُ عَزَو وَ جَلَ عَلَى اللَّهُ عَلَى الللَّهُ عَزْ وَ جَلَ عَلَى اللَّهُ عَل

Hadith.3255 - Abu Jafar Imam Muhammad ibn Ali Al-Bagir (a.s) said:

Imam Ali ibn Abi Talib ^{a.s} entered the mosque, and a young man approached him, crying, while a group of people around him tried to silence him.

Imam Ali ibn Abi Talib (a.s) asked: "What makes you cry?"

The young man said: "O Commander of the Faithful, Shurayh judged against me in a case, and I do not understand it.

These men went on a journey with my father, but they returned without him. When I asked them about him, they said he had died. Then I asked them about his wealth, and they said he left no wealth. I brought them before Shurayh, and he made them swear an oath.

But I know, O Commander of the Faithful, that my father left with a great amount of wealth."

So Commander of the Faithful Imam Ali ibn Abi Talib (a.s) said to them: "Return."

Imam ^{a.s} gathered all of them, including the young man, and took them back to Shurayh.

Then Imam ^{a.s} said to him: "O Shurayh, how did you judge between these people?"

Shurayh said: "O Commander of the Faithful, this young man claimed that these men went on a journey with his father, but they returned while his father did not. He asked them about his father, and they said he had died. Then he asked them about his father's wealth, and they said he left nothing. I asked the young man if he had any evidence for his claim, but he said no. So, I made them swear an oath, and then I ruled in their favor."

Imam Ali ibn Abi Talib ^(a.s) said: "O Shurayh, how could you judge in such a case like this?"

Shurayh asked: "How should it be judged, O Commander of the Faithful?"

Imam Ali ibn Abi Talib ^{a.s} said: "O Shurayh, by Allah ^{SWT}, I will issue a ruling in this matter that no one before me has ruled except Prophet Dawud ^{a.s}."

Imam ^{a.s} then said: "O Qanbar, call for the guards of the Thursday patrol."

Then Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} summoned the guards, assigning one guard to each of the accused men.

Imam ^{a.s} looked at their faces and said: "What do you say? Do you think that I do not know what you have done to the father of this young man? If so, then I would indeed be ignorant."

Imam ^{a.s} then said: "Separate them and cover their heads."

They were separated and each was placed by one of the pillars of the mosque with their heads covered by their garments.



Then Imam ^{a.s} called for Ubaydullah ibn Abi Rafi, his scribe, and said: "Bring me a scroll and an inkwell."

Imam Ali ibn Abi Talib (a.s) sat in the seat of judgment, and the people gathered around him.

Imam ^{a.s} said: "When I say 'Allahu Akbar,' then you all say 'Allahu Akbar.'"

Then Commander of the Faithful ^{a.s} said to the people: "Make space."

Imam ^{a.s} called one of the accused, seated him in front of him, uncovered his face, and said to Ubaydullah: "Write down his confession and what he says."

Imam ^{a.s} then began questioning him, saying: "On what day did you leave your homes, with the father of this young man accompanying you?"

The man replied: "On such-and-such a day."

He {a.s} asked: "In which month?"

The man replied: "In such-and-such a month."

He ^{a.s} asked: "To what point in your journey had you reached when the father of this young man died?"

The man replied: "To such-and-such a place."

He {a.s} asked: "In which dwelling?"

The man replied: "In the dwelling of so-and-so, the son of so-and-so."

He ^{a.s} asked: "What illness did he suffer from?"

The man replied: "Such-and-such illness."

He ^{a.s} asked: "For how many days was he ill?"

The man replied: "For such-and-such days."

He ^{a.s} asked: "Who was taking care of him? On what day did he die? Who washed his body? Where was he washed? Who shrouded him? In what was he shrouded? Who prayed over him? And who lowered him into his grave?"

When Commander of the Faithful ^{a.s} finished questioning the first man about all the details he wanted, Imam ^{a.s} said "Allahu Akbar," and the people echoed "Allahu Akbar" with him.

This caused the remaining men to become anxious, as they were certain that their companion had confessed and implicated them.

Then Commander of the Faithful ^{a.s} ordered that the first man's head be covered and that he be taken to prison.

He then called for the second man, seated him before him, uncovered his face, and said:

"You thought that I would not know what you have done?"

The man replied: "O Commander of the Faithful, I am just one of the group, and I was unwilling to kill him."

Thus, he confessed.

One by one, Imam Ali ibn Abi Talib ^{a.s} called the others, and each of them confessed to the killing and taking of the wealth.

Then Imam ^{a.s} summoned the first man, who had been sent to prison, and he too confessed.

Commander of the Faithful ^{a.s} obligated them to pay the blood money and return the stolen wealth.

Shurayh then asked: "O Commander of the Faithful $^{\{a.s\}}$, what was the judgment of Prophet Dawud $^{\{a.s\}}$?"

Imam Ali ibn Abi Talib ^{a.s} said: "Prophet Dawud ^{a.s} once passed by a group of children who were playing and calling each other by names. One of them called out, 'Mat ad-Din' (Religion has died). Prophet Dawud ^{a.s} summoned the child and asked: 'What is your name?'

The child replied: 'My name is Mat ad-Din.'

Dawud {a.s} asked: 'Who gave you this name?'

The child replied: 'My mother.'

So Prophet Dawud ^{a.s} went to the child's mother and asked: "O woman, what is the name of this son of yours?"

She replied: "His name is Mat ad-Din (Religion has died)."

He asked: "Who named him with this name?"



She said: "His father."

He asked: "How did that happen?"

She said: "His father went on a journey with a group of people while I was pregnant with this child. The group returned, but my husband did not. I asked them about him, and they said he had died. I asked: 'What wealth did he leave behind?' They said: 'He left no wealth.' I asked: 'Did he leave any will?' They said: 'Yes. He said that you are pregnant, and whatever child you bear, whether male or female, name it Mat ad-Din.'" So I named him as instructed."

Dawud ^{a.s.} then asked her, "Do you know the people who went on the journey with your husband?" She said: "Yes."

He asked: "Are they alive or dead?"

She replied: "They are alive."

He said: "Take me to them."

He went with her, brought the group from their homes, and judged between them with the same ruling as Commander of the Faithful ^{a.s}.

He held them accountable for the wealth and the blood.

Then he said to the woman, "Name this son of yours Ash ad-Din (Religion has lived)."

Later, the young man and the group disputed over the exact amount of wealth the father had left. So Imam Ali ibn Abi Talib ^{a.s} took his ring, gathered several other rings, and said:

"Draw lots with these rings. Whichever of you draws my ring is truthful in his claim, for it is the lot of Allah (SWT), the Mighty and Majestic, and it never fails."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.24 • Tahdhib Al-Ahkam, Vol.6 p.316 • Bihar Al-Anwar, Vol.14 p.11

3256 - وَ - قَضَى عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ فِي اِمْرَأَةٍ أَتَتْهُ فَقَالَتْ إِنَّ زَوْجِي وَقَعَ عَلَى جَارِيَتِي بِغَيْرِ إِذْنِي فَقَالَ لِلرَّجُلِ «مَا تَقُولُ» فَقَالَ مَا وَقَعْتُ عَلَيْهَا إِلاَّ بِإِذْنِهَا فَقَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ «إِنْ كُنْتِ صَادِقَةً رَجَمْنَاهُ وَ إِنْ كُنْتِ صَادِقَةً رَجَمْنَاهُ وَ إِنْ كُنْتِ كَاذِبَةً ضَرَبْنَاكِ حَدّاً» وَ أُقِيمَتِ اَلصَّلاَةُ فَقَامَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ يُصَلِّي فَفَكَرَتِ اَلْمَرْأَةُ فِي نَفْسِهَا فَلَمْ تَرَ كُنْتِ كَاذِبَةً ضَرَبْنَاكِ حَدّاً» وَ أُقِيمَتِ الصَّلاَةُ فَقَامَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ يُصَلِّي فَفَكَرَتِ اَلْمَرْأَةُ فِي نَفْسِهَا فَلَمْ تَرَ لَهُ فَي مَرْبُقَا أَلْمَوْمِنِينَ عَلَيْهِ اللَّالَامُ يَصْلًى عَنْهَا أُمِيرُ الْمُؤْمِنِينَ عَلَيْهِ السَّلاَمُ .

Hadith.3256 - Imam Ali ibn Abi Talib ^{a.s} judged in the case of a woman who came to him and said: "My husband has had relations with my bondwoman without my permission."

Imam {a.s} said to the man: "What do you say?"

The man replied: "I did not approach her except with her permission."

Imam Ali ibn Abi Talib ^{a.s} said: "If you are truthful, we will stone him. But if you are lying, we will administer the prescribed punishment (lashes) on you."

At that moment, the call for prayer was made, and Imam Ali ibn Abi Talib ${}^{\{a.s\}}$ stood up to pray.

While Imam ^{a.s} prayed, the woman reflected and saw no benefit in having her husband stoned, nor in facing the punishment herself.

She left and did not return, and Commander of the Faithful ^{a.s.} did not inquire about her afterward.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.27 • Al-Wafi, Vol.16 p.1100 • Wasa'il Al-Shi'ah, Vol.27 p.288



3257 - وَ - قَضَى عَلِيٌ عَلَيْهِ اَلسَّلاَمُ فِي رَجُلٍ جَاءَ بِهِ رَجُلاَنِ فَقَالاَ إِنَّ هَذَا سَرَقَ دِرْعاً فَجَعَلَ اَلرَّجُلُ يُنَاشِدُهُ لَمَّا اللَّهِ عَلَيْهِ وَ اللِهِ لَوْ كَانَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ اللِهِ مَا قَطَعَ يَدِي أَبَداً قَالَ «وَ لِمَ» لَمَّا نَظَرَ فِي الْبَيِّنَةِ وَ جَعَلَ يَقُولُ وَ اللَّهِ لَوْ كَانَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ اللهِ مَا قَطَعَ يَدِي أَبُداً قَالَ «وَ لِمَ قَاللهَ وَ لَا تَقْطَعَا يَدَ الرَّجُلِ ظُلْماً» وَ نَاشَدَهُمَا ثُمَّ قَالَ «لِيَقْطَعْ أَحَدُكُمَا يَدَهُ وَ الشَّلامُ مُنَاشَدَتُهُ إِيَّاهُ دَعَا اللهَ وَ لاَ تَقْطَعَا يَدَ الرَّجُلِ ظُلْماً» وَ نَاشَدَهُمَا ثُمَّ قَالَ «لِيَقْطَعْ أَحَدُكُمَا يَدَهُ وَ الشَّاهِ وَ قَالَ لَهُمَا «اِتَّقِيمَا الله وَ لاَ تَقْطَعَا يَدَهُ ضَرَبَا النَّاسَ حَتَّى اِخْتَلَطُوا فَلَمًا الْحَتَلُطُوا أَرْسَلاَ يُمْ مَنَ الْمُؤْمِنِينَ شَهِدَ عَلَيْ اللهَ وَ لاَ تَقَدَّمَا إِلَى النَّاسِ فَجَاءَ الَّذِي شَهِدَا عَلَيْهِ فَقَالَ يَا أَمِيرَ الْمُؤْمِنِينَ شَهِدَ عَلَيَّ الرَّجُلانِ ظُلْماً فَلَمَا فَلَمَّ النَّاسِ وَ فَرَّا حَتَّى اِخْتَلَطُوا أَرْسَلانِي وَ فَرًا وَ لَوْ كَانَا صَادِقَيْنِ لَمَا فَلَمَا فَلَمَا وَلَمْ مُرْبِينَ شَهِدَ عَلَيْ عَلَيْهِ فَقَالَ يَا أَلِيْلَاسِ وَ فَرَّا وَلَوْ كَانَا صَادِقَيْنِ لَمَا فَرًا وَ لَمْ يُرْسِلانِي فَقَالَ اللهُ عَلَيْ عَلَيْهِ السَّلامُ «مَنْ يَدُلُنِي عَلَى هَذِيْنِ الشَّاهِدَيْنِ أَنْكُلْهُمَا».

Hadith.3257 - Imam Ali ibn Abi Talib ^{a.s} judged in the case of a man who was brought by two others who said: "This man has stolen a coat of armor."

The accused pleaded with Imam Ali ibn Abi Talib ^{a.s.} to examine the evidence carefully and said: "By Allah ^{SWT}, if the Messenger of Allah ^{SWT} (peace be upon him and his family) were here, he would never cut off my hand."

Imam Ali ibn Abi Talib (a.s) asked: "Why?"

The man replied: "Because my Lord ^{AZJ}, the Almighty, would have informed him of my innocence, and He ^{saws} would have declared me innocent based on that knowledge."

When Imam Ali ibn Abi Talib ^{a.s} saw how the man pleaded, Imam ^{a.s} called the two witnesses and said to them: "Fear Allah ^{SWT}, and do not have this man's hand cut off unjustly."

Imam ^{a.s} continued to appeal to them and then said: "Let one of you cut off his hand while the other holds it."

As they prepared to execute the sentence, they stirred the people, causing a commotion in the crowd

In the chaos, they released the accused man and fled, blending into the crowd.

The accused man then returned and said: "O Commander of the Faithful, these two men testified against me falsely. When the crowd was stirred, they released me and fled. If they were truthful, they would neither have fled nor let me go."

Imam Ali ibn Abi Talib ^{a.s} said: "Who can lead me to these two witnesses so that I may punish them?"

[REFERENCES]

Al-Kafi, Vol.7 p.264 • Man La Yahduruhu Al-Faqih, Vol.3 p.27 • Tahdhib Al-Ahkam, Vol.6 p.318 • Tahdhib Al-Ahkam, Vol.10 p.125 • Al-Wafi, Vol.16 p.1100 • Bihar Al-Anwar, Vol.40 p.314



CHAPTER 13 – CHAPTER ON LEGAL RESTRICTION AND BANKRUPTCY

بَابُ الْحَجْرِ وَ الْإِفْلَاسِ

3258 - رَوَى ٱلْأَصْبَغُ بْنُ نُبَاتَةَ عَنْ أَمِيرِ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ : أَنَّهُ قَضَى «أَنْ يُحْجَرَ عَلَى ٱلْغُلاَمِ ٱلْمُفْسِدِ حَتَّى يَعْقِلَ» وَ قَضَى عَلَيْهِ ٱلسَّلاَمُ فِي ٱلدَّيْنِ «أَنَّهُ يُحْبَسُ صَاحِبُهُ فَإِذَا تَبَيَّنَ إِفْلاَسُهُ وَ ٱلْحَاجَةُ فَيُخَلَّى سَبِيلُهُ حَتَّى يَعْقِلَ» وَ قَضَى عَلَيْهِ ٱلسَّلاَمُ فِي ٱلرَّجُلِ يَلْتَوِي عَلَى غُرَمَائِهِ «أَنَّهُ يُحْبَسُ ثُمَّ يُؤْمَرُ بِهِ فَيَقْسِمُ مَالَهُ بَيْنَهُمْ».

Hadith.3258 - Al-Asbagh ibn Nubatah narrated from Commander of the Faithful ^{a.s} that he ruled: "A corrupt young man should be placed under guardianship until he matures and becomes rational."

Imam ^{a.s} also ruled regarding debt:

"The debtor should be imprisoned. If his insolvency and need are proven, he is released until he acquires wealth."

Imam ^{a.s} further ruled in the case of a man who evades his creditors:

"He should be imprisoned, and then ordered to divide his wealth among his creditors proportionally. If he refuses, his property is sold, and the proceeds are distributed among them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.28 • Tahdhib Al-Ahkam, Vol.6 p.232 • Al-Wafi, Vol.16 p.1072 • Wasa'il Al-Shi'ah, Vol.27 p.247

3259 - وَ سَأَلَ أَبُو أَيُّوبَ اَلْخَزَّازُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلرَّجُلِ يُحِيلُ اَلرَّجُلَ بِالْمَالِ أَ يَرْجِعُ عَلَيْهِ قَلْهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهُ عَلَيْهِ أَبُداً إِلاَّ أَنْ يَكُونَ قَدْ أَفْلَسَ قَبْلَ ذَلِكَ».

Hadith.3259 - Abu Ayyub al-Khazzaz asked Abu Abdillah ^{a.s} about a man who transfers his debt to another man.

Imam ^{a.s} said: "He cannot revert the debt back to the original debtor under any circumstances, except if the transferee had already declared bankruptcy before the transfer."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.28 • Man La Yahduruhu Al-Faqih, Vol.3 p.98



CHAPTER 14 – CHAPTER ON INTERCESSIONS IN RULINGS

بَابُ الشَّفَاعَاتِ فِي الْأَحْكَامِ

€ HADITH 3260 ₪ بِسْم اللهِّ الرَّحْمْنِ الرَّحِيمِ

3260 - رَوَى اَلسَّكُونِيُّ بِإِسْنَادِهِ قَالَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ: «لاَ يَشْفَعَنَّ أَحَدُكُمْ فِي حَدِّ إِذَا بَلَغَ اَلْإِمَامَ فَإِنَّهُ لاَ يَمْلِكُهُ فَاشْفَعْ فِيمَا لَمْ يَبْلُغِ اَلْإِمَامَ إِذَا رَأَيْتَ الْإِمَامَ فَإِنَّهُ لاَ يَمْلِكُهُ فَاشْفَعْ فِيمَا لَمْ يَبْلُغِ اَلْإِمَامَ إِذَا رَأَيْتَ الْإِمَامَ وَإِنَّهُ لَا يَمْلِكُهُ فَاشْفَعْ فِيمَا لَمْ يَبْلُغِ اَلْإِمَامَ إِذَا رَأَيْتَ النَّمَشُفُوعِ لَهُ وَ لاَ تَشْفَعْ فِي حَقِّ إِمْرِئٍ مُسْلِمٍ أَوْ النَّدَمَ وَ اِشْفَعْ فِيمَا لَمْ يَبْلُغِ اَلْإِمَامَ فِي غَيْرِ اَلْحَدِّ مَعَ رُجُوعِ اَلْمَشْفُوعِ لَهُ وَ لاَ تَشْفَعْ فِي حَقِّ إِمْرِئٍ مُسْلِمٍ أَوْ غَيْرِهِ إِلاَّ بِإِذْنِهِ».

Hadith.3260 - Al-Sakuni narrated through his chain of transmission that Commander of the Faithful ^{a.s} said:

"None of you should intercede in the enforcement of a legal punishment (hadd) once it has reached the Imam, for the Imam has no authority to waive it through intercession.

However, before it reaches the Imam, it is still under the control of those involved, so intercede in cases that have not yet reached the Imam, if you see signs of remorse.

Intercede in matters that have not reached the Imam, as long as they do not involve a legal punishment, and if the one being interceded for shows repentance.

Do not intercede in the right of any Muslim—or anyone else—except with their permission."

[REFERENCES]

Al-Kafi, Vol.7 p.254 • Man La Yahduruhu Al-Faqih, Vol.3 p.29 • Tahdhib Al-Ahkam, Vol.10 p.83 • Tahdhib Al-Ahkam, Vol.10 p.124 • Tahdhib Al-Ahkam, Vol.10 p.147 • Al-Wafi, Vol.15 p.542 • Al-Wafi, Vol.15 p.542 • Wasa'il Al-Shi'ah, Vol.27 p.304 • Wasa'il Al-Shi'ah, Vol.28 p.43



CHAPTER 15 – CHAPTER ON IMPRISONMENT DUE TO THE IMPLEMENTATION OF RULINGS

بَابُ الْحَبْسِ بِتَوَجُّهِ الْأَحْكَامِ

3261 - رَوَى صَفْوَانُ بْنُ مِهْرَانَ عَنْ عَامِرِ بْنِ اَلسِّمْطِ عَنْ عَلِيٍّ بْنِ اَلْحُسَيْنِ عَلَيْهِمَا اَلسَّلاَمُ : فِي اَلرَّجُلِ يَقَعُ عَلَى أُخْتِهِ قَالَ «يُضْرَبُ ضَرْبَةً بالسَّيْفِ بَلَغَتْ مِنْهُ مَا بَلَغَتْ فَإِنْ عَاشَ خُلِّدَ فِي اَلْحَبْسِ حَتَّى يَمُوتَ».

Hadith.3261 - Safwan ibn Mihran narrated from Amir ibn al-Simt, from Imam Ali ibn Al-Hussain ^(a.s) regarding a man who commits intercourse with his sister.

Imam ^{a.s} said: "He is struck with a sword, and whatever injury it causes will be his fate. If he survives, he is to be imprisoned for life until he dies."

[REFERENCES]

 $\label{eq:manLaYahduruhuAl-Faqih, Vol.3 p. 29 • Nuzhat Al-Nazir, Vol.1 p. 122 • Al-Wafi, Vol.15 p. 294 • Wasa'il Al-Shi'ah, Vol.28 p. 116$

3262 - وَ رَوَى اَلسَّكُونِيُّ بِإِسْنَادِهِ أَنَّ أَمِيرَ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ قَالَ : فِي رَجُلٍ أَمَرَ عَبْدَهُ أَنْ يَقْتُلَ رَجُلاً فَقَتَلَهُ قَالَ «هَلْ عَبْدُ اَلرَّجُل إِلاَّ كَسَوْطِهِ وَ سَيْفِهِ فَقُتِلَ اَلسَّيِّدُ وَ اُسْتُودِعَ اَلْعَبْدُ اَلسِّجْنَ ».

Hadith.3262 - Al-Sakuni narrated through his chain of transmission that Commander of the Faithful ${}^{\{a.s\}}$ said regarding a man who ordered his slave to kill another man, and the slave carried out the order:

(Imam $^{\text{\{a.s\}}}$ said) "Is not the slave like his master's whip or sword?"

Therefore, the master was executed, and the slave was imprisoned.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.29 • Nuzhat Al-Nazir, Vol.1 p.122

3263 - وَ رُفِعَ ثَلاَثَةُ نَفَرٍ إِلَى عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ أَمَّا وَاحِدٌ مِنْهُمْ أَمْسَكَ رَجُلاً وَ أَقْبَلَ اَلاَخَرُ فَقَتَلَهُ وَ اَلتَّالِثُ فِي اَلرُّؤْيَةِ أَنْ تُسْمَلَ عَيْنَاهُ وَ قَضَى فِي اَلَّذِي أَمْسَكَ فِي اَلرُّؤْيَةِ أَنْ تُسْمَلَ عَيْنَاهُ وَ قَضَى فِي اَلَّذِي أَمْسَكَ أَنْ يُحْبَسَ حَتَّى يَمُوتَ كَمَا أَمْسَكَهُ وَ قَضَى فِي اَلَّذِي قَتَلَ أَنْ يُقْتَلَ.

Hadith.3263 - Three men were brought before Imam Ali ibn Abi Talib (a.s).

One of them had restrained a man, the second came and killed him, and the third stood watching the act.

Imam Ali ibn Abi Talib ^{a.s} ruled:

"The one who stood watching should have his eyes gouged out,

The one who restrained the victim should be imprisoned until he dies, just as he had restrained the victim, and the one who committed the murder should be executed."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.30

3264 - وَ فِي رِوَايَةِ حَمَّادٍ عَنْ حَرِيزٍ أَنَّ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ يُخَلَّدُ فِي اَلسِّجْنِ إِلاَّ ثَلاَثَةُ الَّذِي يُمْسِكُ عَلَى اَلْمَوْتِ يَحْفَظُهُ حَتَّى يُقْتَلَ وَ اَلْمَرْأَةُ اَلْمُرْتَدَّةُ عَنِ اَلْإِسْلاَمِ وَ اَلسَّارِقُ بَعْدَ قَطْعِ اَلْيَدِ وَ اَلرِّجْلٍ ».

Hadith.3264 - In the narration of Hammad from Hariz, Abu Abdillah (a.s) said:

"No one is sentenced to life imprisonment except for three: the one who is held for murder and is kept until he is executed, the woman who apostasizes from Islam, and the thief after his hand and foot have been amputated."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.31 • Wasa'il Al-Shi'ah, Vol.27 p.300

3265 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «عَلَى اَلْإِمَامِ أَنْ يُخْرِجَ اَلْمَحْبُوسِينَ فِي اَلدَّيْنِ، يَوْمَ اَلْجُمُعَةِ إِلَى اَلْجُمُعَةِ وَ يَوْمَ اَلْعِيدِ إِلَى اَلْعِيدِ فَيُرْسِلَ مَعَهُمْ فَإِذَا قَضَوُا اَلصَّلاَةَ وَ اَلْعِيدَ رَدَّهُمْ إِلَى اَلسِّجْن».

Hadith.3265 - Abdullah ibn Sinan narrated from Abu Abdillah (a.s) that he said:

"It is the duty of the Imam to bring out those imprisoned for debt on Fridays and for Eid prayers. He should send someone to accompany them, and once they have completed the prayer and the Eid rituals, they should be returned to prison."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.31 • Tahdhib Al-Ahkam, Vol.3 p.285 • Tahdhib Al-Ahkam, Vol.6 p.319 • Al-Wafi, Vol.8 p.1131 • Al-Wafi, Vol.16 p.1075 • Wasa'il Al-Shi'ah, Vol.7 p.340 • Wasa'il Al-Shi'ah, Vol.27 p.301

3266 - وَ فِي رِوَايَةِ أَحْمَدَ بْنِ أَبِي عَبْدِ اَللَّهِ اَلْبَرْقِيِّ عَنْ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «يَجِبُ عَلَى اَلْإِمَامِ أَنْ يَحْبِسَ اَلْفُسَّاقَ مِنَ اَلْعُلَمَاءِ وَ اَلْجُهَّالَ مِنَ اَلْأَطِبًاءِ وَ اَلْمَفَالِيسَ مِنَ اَلْأَكْرِيَاءِ» وَ قَالَ عَلَيْهِ اَلسَّلاَمُ «حَبْسُ اَلْإِمَامِ بَعْدَ اَلْحَدِّ ظُلْمٌ».

Hadith.3266 - In the narration of Ahmad ibn Abi Abdillah al-Barqi, Imam Ali ibn Abi Talib ^{a.s} said: "It is obligatory upon the Imam to imprison the corrupt among the scholars, the ignorant among the physicians, and the bankrupt among those who rent out property."

And Imam $^{\text{\{a.s\}}}$ also said: "Imprisonment by the Imam after the implementation of the legal punishment is oppression."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.31 • Tahdhib Al-Ahkam, Vol.6 p.319 • Al-Wafi, Vol.16 p.1076 • Wasa'il Al-Shi'ah, Vol.27 p.301



CHAPTER 16 – CHAPTER ON RECONCILIATION

بَابُ الصُّلْحِ

3267 - قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «اَلْبَيِّنَةُ عَلَى اَلْمُدَّعِي وَ اَلْيَمَيِنُ عَلَى اَلْمُدَّعَى عَلَيْهِ وَ اَلصُّلْحُ جَائِزٌ بَيْنَ اَلْمُسْلِمِينَ إِلاَّ صُلْحاً أَحَلَّ حَرَاماً أَوْ حَرَّمَ حَلاَلاً ».

Hadith.3267 - The Messenger of Allah (SWT) (peace be upon him and his family) said:

"The burden of proof is upon the claimant, and the oath is upon the one who denies the claim. Reconciliation is permissible among Muslims, except for a reconciliation that makes something unlawful (to be) lawful, or makes something lawful (to be) unlawful."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.32 • Wasa'il Al-Shi'ah, Vol.18 p.443 • Wasa'il Al-Shi'ah, Vol.27 p.234 • Al-Fusul Al-Muhimmah, Vol.2 p.280

3268 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : فِي رَجُلَيْنِ كَانَ لِكُلِّ وَاحِدٍ مِنْهُمَا كَمْ لَهُ عِنْدَ صَاحِبِهِ فَقَالَ كُلُّ وَاحِدٍ مِنْهُمَا لِصَاحِبِهِ لَكَ مَا عِنْدَ صَاحِبِهِ فَقَالَ كُلُّ وَاحِدٍ مِنْهُمَا لِصَاحِبِهِ لَكَ مَا عِنْدِي فَقَالَ «لاَ بَأْسَ بِذَلِكَ إِذَا تَرَاضَيَا وَ طَابَتْ أَنْفُسُهُمَا».

Hadith.3268 - Al-Ala' narrated from Muhammad ibn Muslim, who reported from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s.} regarding two men, each of whom had some food stored with the other, but neither knew exactly how much he had with his companion.

They said to each other, "You keep what is with you, and I will keep what is with me." Imam ^{a.s} said: "There is no harm in that if they both agree and are content with the arrangement."

[REFERENCES]

Al-Kafi, Vol.5 p.258 • Man La Yahduruhu Al-Faqih, Vol.3 p.33 • Tahdhib Al-Ahkam, Vol.6 p.206 • Al-Wafi, Vol.18 p.892 • Wasa'il Al-Shi'ah, Vol.18 p.445

3269 - وَ رَوَى عَلِيُّ بْنُ أَبِي حَمْزَةَ قَالَ : قُلْتُ لِأَبِي اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ رَجُلٌ يَهُودِيُّ أَوْ نَصْرَانِيُّ كَانَتْ لَهُ عِنْدِى أَرْبَعَةُ آلاَفِ دِرْهَمٍ فَمَاتَ أَ لِى أَنْ أُصَالِحَ وَرَثَتَهُ وَ لاَ أُعْلِمَهُمْ كَمْ كَانَ قَالَ «لاَ يَجُوزُ حَتَّى تُخْبرَهُمْ».

Hadith.3269 - Ali ibn Abi Hamzah said:

I asked Abu al-Hasan ${a.s}$ about a Jewish or Christian man who had a debt of four thousand dirhams with me, and he died.

I asked: "Is it lawful for me to settle with his heirs without informing them of the exact amount?" Imam ^{a.s} said: "It is not permissible until you inform them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.33 • Tahdhib Al-Ahkam, Vol.6 p.206 • Wasa'il Al-Shi'ah, Vol.18 p.445 • Al-Fusul Al-Muhimmah, Vol.2 p.280



3270 - وَ رَوَى أَبَانٌ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ: فِي اَلرَّجُلِ يَكُونُ عَلَيْهِ دَيْنٌ إِلَى أَجَلِ مُسَمَّى فَيَأْتِيهِ غَرِيمُهُ وَ يَقُولُ لَهُ اُنْقُدْ لِي مِنَ اَلَّذِي لِي كَذَا وَ كَذَا وَ كَذَا وَ أَضَعُ لَكَ بَقِيَّتَهُ أَوْ يَقُولُ اُنْقُدْ لِي بَعْضاً وَ مُسَمَّى فَيَأْتِيهِ غَرِيمُهُ وَ يَقُولُ اَنْقُدْ لِي بَعْضاً وَ أَمُدُّ لَكَ فِي اَلْأَجَلِ فِيمَا بَقِيَ فَقَالَ «لَا أَرَى بِهِ بَأُساً مَا لَمْ يَزِدْ عَلَى رَأْسِ مَالِهِ شَيْئاً يَقُولُ اَللَّهُ عَزَّ وَ جَلَّ:

\$\int \text{dim display by display by

Hadith.3270 - Aban narrated from Muhammad ibn Muslim, who reported from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s.} regarding a man who owes a debt with a specified due date. The creditor comes to him and says, "Pay me such-and-such amount from what you owe, and I will waive the rest," or says, "Pay me a part now, and I will extend the deadline for the remainder." Imam ^{a.s.} said: "I see no harm in it, as long as nothing is added to the principal amount." Allah ^{SWT}, the Almighty, says: *'Then you shall have your principal; you shall not wrong, nor shall you be wronged.*' (Surah Al-Baqarah, 2:279)"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.33 • Tahdhib Al-Ahkam, Vol.6 p.207 • Fiqh Al-Quran, Vol.1 p.395 • Wasa'il Al-Shi'ah, Vol.18 p.376 • Wasa'il Al-Shi'ah, Vol.18 p.448 • Tafsir Al-Burhan, Vol.1 p.556

3271 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ: فِي ٱلرَّجُلِ يُعْطِي أَقْفِزَةً مِنْ حِنْطَةٍ مَعْلُومَةٍ يَطْحَنُونَ بِالدَّرَاهِمِ فَلَمَّا فَرَغَ ٱلطَّحَّانُ مِنْ طَحْنِهِ نَقَدَهُ ٱلدَّرَاهِمَ وَ قَفِيزاً مِنْهُ وَ هُوَ شَيْءٌ قَدِ اِصْطَلَحُوا عَلَيْهِ يَطْحَنُونَ بِالدَّرَاهِمِ قَالَ «لاَ بَأْسَ بِهِ وَ إِنْ لَمْ يَكُنْ سَاعَرَهُ عَلَى ذَلِكَ».

Hadith.3271 - Hammad narrated from al-Halabi, who reported from Abu Abdillah ^{a.s} regarding a man who gives a specific amount of wheat to a miller to grind for a fee in dirhams.

After the milling is completed, the man pays the miller the agreed dirhams along with a portion of the ground wheat, as this is a customary practice among them.

Imam (a.s) said: "There is no harm in it, even if they did not previously agree on this arrangement."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.34 • Tahdhib Al-Ahkam, Vol.6 p.207 • Al-Wafi, Vol.18 p.903 • Wasa'il Al-Shi'ah, Vol.18 p.449

3272 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنِ اَلْعَلاَءِ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ سَمِعْتُ أَبَا جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «إِنِّي كُنْتُ عِنْدَ قَاضٍ مِنْ قُضَاةِ اَلْمَدِينَةِ فَأَتَاهُ رَجُلاَنِ فَقَالَ أَحَدُهُمَا إِنِّي اِكْتَرَيْتُ مِنْ هَذَا دَابَّةً لِيُبَلِّغَنِي عَلَيْهَا مِنْ كَذَا وَ كَذَا إِلَى كَذَا وَ كَذَا فَلَمْ يُبَلِّغْنِي اَلْمَوْضِعَ فَقَالَ اَلْقَاضِي لِصَاحِبِ اَلدَّابَّةِ بَلَّعْتَهُ إِلَى اَلْمَوْضِعِ قَالَ لَا قَدْ أَعْيَتُ دَابَّتِي فَلَمْ تَبْلُغْ فَقَالَ لَهُ اَلْقَاضِي لَيْسَ لَكَ كِرَاءٌ إِذْ لَمْ تُبَلِّعْهُ إِلَى اَلْمَوْضِعِ الَّذِي اِكْتَرَى دَابَّتِكَ إِلَيْهِ» لاَ قَدْ أَعْيَتُ دَابَّتِي فَلَمْ تَبْلُغْ فَقَالَ لَهُ اَلْقَاضِي لَيْسَ لَكَ كِرَاءٌ إِذْ لَمْ تُبَلِّعْهُ إِلَى الْمَوْضِعِ الَّذِي اِكْتَرَى دَابَّتِكَ إِلَيْهِ وَلَا عَيْدَ اللّهِ اَنْ تَذْهَبَ بِكِرَاءِ دَابَّةِ الرَّجُلِ كُلِّهِ وَ قَدْرَ مَا بَقِيَ مِنَ الْمَوْضِعِ وَ قَدْرَ مَا بَقِيَ مِنَ الْمَوْضِعِ وَ قَدْرَ مَا لَكُ يَا عَبْدَ اللّهِ لَيْسَ لَكَ أَنْ تَأْخُذَ كِرَاءَ دَابَّتِكَ كُلَّهُ وَ لَكِنِ الْنُطُرْ قَدْرَ مَا بَقِيَ مِنَ الْمَوْضِعِ وَ قَدْرَ مَا وَقَدْرَ مَا بَقِيَ مِنَ الْمَوْضِعِ وَ قَدْرَ مَا رَبْعُ فَاكُ لَلْهُ لَكُ اللّهِ لَيْسَ لَكَ أَنْ تَأْخُذَ كِرَاءَ دَابَّتِكَ كُلَّهُ وَ لَكِنِ الْنُطُرْ قَدْرَ مَا بَقِيَ مِنَ الْمَوْضِعِ وَ قَدْرَ مَا وَلَكِنُ الْنُطُرْ قَدْرَ مَا بَقِيَ مِنَ الْمَوْضِعِ وَ قَدْرَ مَا وَلَكِنِ الْنُطُرْ قَدْرَ مَا بَقِيَ مِنَ الْمَوْضِعِ وَ قَدْرَ مَا وَلَكُنِ الْنُطُرُ قَدْرَ مَا بَقِي مِنَ الْمَوْضِعِ وَ قَدْرَ مَا يَقِي مِنَ الْمُؤْضِعِ وَ قَدْرَ مَا بَقِي مِنَ الْمُوضِعِ وَ قَدْرَ مَا وَلَكُنِ الْنُولُولِ الْعَلَادِ اللّهِ لَيْسَ لَكَ أَنْ تَأْخُدُ كِرَاءَ دَابَّتِكَ كُلُهُ وَ لَكِنِ الْنُطُرُ قَدْرَ مَا بَقِي مِنَ الْمُوضِعِ وَ قَدْرَ مَا لَوْلَا لَاللّهِ لَلْكُولُ الْعَلَادِ الْمَالْوَلَ مَا لَكُولُ الْمُؤْمِلِ وَ لَكُنِ الْعَلَادِ اللّهِ لَلْعُلُ قَاصُولُ وَلَا عَلَيْهِ الْعُلْمُ فَرَاءَ لَوْلِ الْمَوْمِ فَوْمِ الْقَوْمِ لَلْمُولِ الْعَلَادِ الْعَلَا لَيْلِ الْعَلَاقِ لَلْمُ لَوْلَا لَالْعَلَا لَلْهُ لَا لَكُولُولُولُولُ الْعَلَا لَا ا



Hadith.3272 - Al-Hasan ibn Mahbub narrated from al-Ala', who reported from Muhammad ibn Muslim:

I heard Abu Jafar Imam Muhammad ibn Ali Al-Baqir (a.s) say:

"I was once with a judge in Medina when two men approached him.

One of them said: 'I hired this man's animal to take me from such-and-such place to such-and-such place, but it did not reach the destination.'

The judge asked the owner of the animal, 'Did you take him to the place he hired you for?'

He replied: 'No, my animal became exhausted and could not complete the journey.'

The judge then said to the owner of the animal, 'You are not entitled to any fare since you did not deliver him to the destination he hired your animal for.'"

Abu Jafar Imam Muhammad ibn Ali Al-Bagir (a.s) said:

"I called both of them to me and said to the hirer, 'You are not entitled to take back all the fare you paid for the animal.'

And I said to the owner, 'You are not entitled to take the full fare for your animal.'

Instead, I told them, 'Consider how much of the journey remains and how much of it has been completed. Then come to a mutual agreement about the fare based on that.'

So they did as I instructed and settled the matter."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.34 • Al-Wafi, Vol.18 p.930 • Wasa'il Al-Shi'ah, Vol.19 p.115

3273 - وَ رَوَى مَنْصُورُ بْنُ يُونُسَ عَنْ مُحَمَّدٍ ٱلْحَلَبِيِّ قَالَ : كُنْتُ قَاعِداً عِنْدَ قَاضٍ وَ عِنْدَهُ أَبُو جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ جَالِسٌ فَأَتَاهُ رَجُلاَنِ فَقَالَ أَحَدُهُمَا إِنِّي تَكَارَيْتُ إِبِلَ هَذَا ٱلرَّجُلِ لِيَحْمِلَ لِي مَتَاعاً إِلَى بَعْضِ ٱلْمَعَادِنِ ٱلسَّلاَمُ جَالِسٌ فَأَتَاهُ رَجُلاَنِ فَقَالَ أَحَدُهُمَا إِنِّي تَكَارَيْتُ إِبِلَ هَذَا ٱلرَّجُلِ لِيَحْمِلَ لِي مَتَاعاً إِلَى بَعْضِ ٱلْمَعَادِنِ فَاسْتَرَطْتُ أَنْ يُدْخِلَنِي ٱلْمَعْدِنَ يَوْمَ كَذَا وَ كَذَا لِأَنَّ بِهَا سُوقاً أَتَخَوَّفُ أَنْ يَفُوتَنِي فَإِنِ ٱحْتَبِسْتُهُ عَنْ ذَلِكَ مَطَطْتُ مِنَ ٱلْكِرَاءِ عَنْ كُلِّ يَوْمِ إِحْتَبَسْتُهُ كَذَا وَ كَذَا وَ كَذَا وَ إِنَّهُ حَبَسَنِي عَنْ ذَلِكَ ٱلْوَقْتِ كَذَا وَ كَذَا يَوْماً فَقَالَ حَطَطْتُ مِنَ ٱلْكِرَاءِ عَنْ كُلِّ يَوْمٍ إِحْتَبَسْتُهُ كَذَا وَ كَذَا وَ كَذَا وَ إِنَّهُ حَبَسَنِي عَنْ ذَلِكَ ٱلْوَقْتِ كَذَا وَ كَذَا يَوْماً فَقَالَ حَطَطْتُ مِنَ ٱلْكِرَاءِ عَنْ كُلِّ يَوْمٍ إِحْتَبَسْتُهُ كَذَا وَ كَذَا وَ كَذَا وَ كَذَا وَ كَذَا وَ كَذَا وَلَا مَنْ مُ مَعْدَا مَنْ مَنْ فَقَالَ هَاللَّهُ مَا لَمْ يَحُطَّ بِجَمِيعٍ كِرَاهُ فَلَمًا قَامَ ٱلرَّجُلُ أَقْبَلَ إِلَيَّ أَبُو جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ وَ قَالَ «شَرْطُهُ هَذَا مَلْ لَمْ يَحُطَّ بِجَمِيعٍ كِرَاهُ».

Hadith.3273 - Mansur ibn Yunus narrated from Muhammad al-Halabi:

I was sitting with a judge, and Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} was also present. Two men approached the judge. One of them said: "I hired this man's camels to transport my goods to a certain mine. I stipulated that he must get me there on a specific day because there is a market there, and I feared missing it.

I also stipulated that if I was delayed, I would deduct a specific amount from the fare for each day of the delay.

However, he delayed me for several days beyond the agreed time."

The judge said: "This condition is invalid. Pay him his full fare."

When the man left, Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} turned to me and said: "His condition is valid as long as he does not deduct the entire fare."

[REFERENCES]

Al-Kafi, Vol.5 p.290 • Man La Yahduruhu Al-Faqih, Vol.3 p.35 • Tahdhib Al-Ahkam, Vol.7 p.214 • Awali Al-La'ali, Vol.3 p.254 • Al-Wafi, Vol.18 p.931 • Wasa'il Al-Shi'ah, Vol.19 p.116

BAB UL OAIM

3274 - وَ فِي رِوَايَةِ عَبْدِ اَللَّهِ بْنِ اَلْمُغِيرَةِ عَنْ غَيْرِ وَاحِدٍ مِنْ أَصْحَابِنَا عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلَيْنِ كَانَ مَعَهُمَا دِرْهَمَانِ فَقَالَ أَحَدُهُمَا اَلدِّرْهَمَانِ لِي وَ قَالَ اَلْآخَرُ هُمَا بَيْنِي وَ بَيْنَكَ فَقَالَ «أَمَّا اَلَّذِي قَالَ مُعَلَّمْ اَيْنِي وَ بَيْنَكَ فَقَالَ «أَمَّا اَلَّذِي قَالَ هُمَا بَيْنِي وَ بَيْنَكَ فَقَدْ أَقَرَّ بِأَنَّ أَحَدَ اَلدِّرْهَمَيْنِ لَيْسَ لَهُ وَ أَنَّهُ لِصَاحِبِهِ وَ يُقْسَمُ اَلْآخَرُ بَيْنَهُمَا».

Hadith.3274 - In the narration of Abdullah ibn al-Mughirah, from more than one of our companions, from Abu Abdillah ${a.s}$:

Two men had two dirhams with them.

One of them said: "Both dirhams are mine."

The other said: "They are shared between me and you."

Imam ^{a.s} said: "As for the one who said: 'They are shared between me and you,' he has admitted that one of the dirhams does not belong to him and is his companion's.

The remaining dirham should be divided equally between them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.35 • Wasa'il Al-Shi'ah, Vol.18 p.450

3275 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ مُسْكَانَ عَنْ سُلَيْمَانَ بْنِ خَالِدٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلَيْنِ كَانَ لَهُمَا مَالٌ مِنْهُ بِأَيْدِيهِمَا وَ مِنْهُ مُتَفَرِّقٌ عَنْهُمَا فَاقْتَسَمَا بِالسَّوِيَّةِ مَا كَانَ فِي أَيْدِيهِمَا وَ مَا كَانَ غَائِباً فَهَلَكَ نَصِيبُ أَحَدِهِمَا مِمَّا كَانَ عَنْهُ غَائِباً وَ اِسْتَوْفَى اَلْآخَرُ أَ يَرُدُّ عَلَى صَاحِبِهِ قَالَ «نَعَمْ مَا يَذْهَبُ بِمَالِهِ».

Hadith.3275 - Abdullah ibn Muskan narrated from Sulayman ibn Khalid, who said:

I asked Abu Abdillah ^{a.s} about two men who had shared wealth. Some of it was in their possession, and some of it was scattered and not in their hands.

They divided equally what was in their possession, as well as what was absent.

Later, one of them lost his share of the absent wealth, while the other received his share in full.

I asked: "Should the one who received his full share compensate the other?"

Imam (a.s) said: "Yes, he should compensate him. He cannot take all the wealth for himself."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.35 • Tahdhib Al-Ahkam, Vol.6 p.207 • Wasa'il Al-Shi'ah, Vol.18 p.370

3276 - وَ فِي رِوَايَةِ اِبْنِ فَضَّالٍ عَنْ أَبِي جَمِيلَةَ عَنْ سِمَاكِ بْنِ حَرْبٍ عَنِ اِبْنِ طَرَفَةَ : أَنَّ رَجُلَيْنِ اِدَّعَيَا بَعِيراً فَأَقَامَ كُلُّ وَاحِدٍ مِنْهُمَا بَيِّنَةً فَجَعَلَهُ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ بَيْنَهُمَا.

Hadith.3276 - In the narration of Ibn Faddal, from Abu Jamilah, from Simak ibn Harb, from Ibn Tarafah: Two men claimed ownership of a camel, and each presented evidence to support his claim.

Imam Ali ibn Abi Talib (a.s) ruled that the camel should be divided equally between them.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.36 • Wasa'il Al-Shi'ah, Vol.18 p.451



3277 - وَ فِي رِوَايَةِ اَلْحُسَيْنِ بْنِ أَبِي اَلْعَلاَءِ عَنْ إِسْحَاقَ بْنِ عَمَّارٍ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي الرَّجُلِ يُبْضِعُهُ اَلرَّجُلُ ثَلاَثِينَ دِرْهَماً فِي ثَوْبٍ وَ آخَرُ عِشْرِينَ دِرْهَماً فِي ثَوْبٍ فَبَعَثَ اَلثَّوْبَيْنِ وَ لَمْ يَعْرِفْ هَذَا اللَّهُ وَلاَ هَذَا ثَوْبَهُ قَالَ «يُبَاعُ اَلثَّوْبَانِ فَيُعْطَى صَاحِبُ اَلثَّلاَثِينَ ثَلاَثَةَ أَخْمَاسِ اَلثَّمَنِ وَ اَلْآخَرُ خُمُسَيِ اَلثَّمْنِ» ثَوْبَهُ وَ لاَ هَذَا ثَوْبَهُ قَالَ «يُبَاعُ الثَّوْبَانِ فَيُعْطَى صَاحِبُ الثَّلاَثِينَ ثَلاَثَةَ أَخْمَاسِ اَلثَّمَنِ وَ اَلْآخَرُ خُمُسَيِ اَلثَّمْنِ» قَالَ فَقُلْتُ فَإِنْ صَاحِبَ الثَّلاَثِينَ إِخْتَرْ أَيَّهُمَا شِئْتَ قَالَ «لَقَدْ أَنْصَفَهُ».

Hadith.3277 - In the narration of Al-Husayn ibn Abi Al-Ala' from Ishaq ibn Ammar, who reported: Abu Abdillah ^{a.s} was asked about a case where a man entrusted another with thirty dirhams to buy a garment, and another entrusted him with twenty dirhams for another garment.

Both garments were sent, but it was unclear which garment belonged to whom.

Imam ^{a.s} said: "The two garments should be sold, and the one who entrusted thirty dirhams should receive three-fifths of the price, and the other should receive two-fifths of the price."

I then said: "What if the one who entrusted twenty dirhams said to the other, 'Choose whichever garment you prefer'?"

Imam {a.s} replied: "He has treated him fairly."

[REFERENCES]

Al-Kafi, Vol.7 p.421 • Man La Yahduruhu Al-Faqih, Vol.3 p.36 • Tahdhib Al-Ahkam, Vol.6 p.208 • Tahdhib Al-Ahkam, Vol.6 p.303 • Al-Wafi, Vol.16 p.1111 • Wasa'il Al-Shi'ah, Vol.18 p.451

3278 - وَ فِي رِوَايَةِ اَلسَّكُونِيِّ عَنِ اَلصَّادِقِ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِمَا اَلسَّلاَمُ : فِي رَجُلٍ اِسْتَوْدَعَ رَجُلاً دِينَارَيْنِ وَ اِسْتَوْدَعَهُ آخَرُ دِينَاراً فَضَاعَ دِينَارٌ مِنْهُمَا فَقَالَ «يُعْطَى صَاحِبُ اَلدِّينَارَيْنِ دِينَاراً وَ يَقْتَسِمَانِ رَجُلاً دِينَارَايْنِ وَ اِسْتَوْدَعَهُ آخَرُ دِينَاراً فَضَاعَ دِينَارٌ مِنْهُمَا فَقَالَ «يُعْطَى صَاحِبُ اَلدِّينَارَيْنِ دِينَاراً وَ يَقْتَسِمَانِ اللَّينَارَ اَلْبَاقِىَ بَيْنَهُمَا نِصْفَيْن».

Hadith.3278 - In the narration of Al-Sakuni from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}:

A man entrusted another with two dinars, and another person entrusted him with one dinar. One of the dinars was lost.

Imam ^{a.s} said: "The owner of the two dinars should be given one dinar, and the remaining dinar should be divided equally between them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.37 • Tahdhib Al-Ahkam, Vol.6 p.208 • Wasa'il Al-Shi'ah, Vol.18 p.452

3279 - وَ رُوِيَ عَنْ صَبَّاحٍ ٱلْمُزَنِيُّ رَفَعَهُ قَالَ : جَاءَ رَجُلاَنِ إِلَى أَمِيرِ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ فَقَالَ أَحَدُهُمَا يَا أَمِيرَ ٱلْمُؤْمِنِينَ إِنَّ هَذَا غَادَانِي فَجِئْتُ أَنَا بِثَلاَثَةِ أَرْغِفَةٍ وَ جَاءَ هُوَ بِخَمْسَةِ أَرْغِفَةٍ فَتَغَدَّيْنَا وَ مَرَّ بِنَا رَجُلٌ أَمِيرَ ٱلْمُؤْمِنِينَ إِنَّ هَذَا قَاسِمْنِي فَدَعَوْنَاهُ إِلَى ٱلْغَدَاءِ فَجَاءَ فَتَغَدَّى مَعَنَا فَلَمَّا فَرَغْنَا وَهَبَ لَنَا ثَمَانِيَةَ دَرَاهِمَ وَ مَضَى فَقُلْتُ يَا هَذَا قَاسِمْنِي فَقَالَ لاَ أَفْعَلُ إِلاَّ عَلَى قَدْرِ ٱلْحِصَصِ مِنَ ٱلْخُبْزِ قَالَ «إِذْهَبَا فَاصْطَلِحَا» قَالَ يَا أَمِيرَ ٱلْمُؤْمِنِينَ إِنَّهُ يَأْبَى أَنْ فَقَالَ لاَ أَفْعَلُ إِلاَّ عَلَى قَدْرِ ٱلْحِصَصِ مِنَ ٱلْخُبْزِ قَالَ «إِذْهَبَا فَاصْطَلِحَا» قَالَ يَا أَمِيرَ ٱلْمُؤْمِنِينَ إِنَّهُ يَأْبَى أَنْ يُعْطِينِي إِلاَّ ثَلاَثَةَ دَرَاهِمَ وَ يَأْخُذُ هُوَ خَمْسَةَ دَرَاهِمَ فَاحْمِلْنَا عَلَى ٱلْقَضَاءِ قَالَ فَقَالَ لَهُ «يَا عَبْدَ ٱللَّهِ أَ تَعْلَمُ أَنَّ يَعْطِينِي إِلاَّ ثَلاَثَةَ دَرَاهِمَ وَ يَأْخُذُ هُو خَمْسَةَ دَرَاهِمَ فَاحْمِلْنَا عَلَى ٱلْقَضَاءِ قَالَ فَقَالَ لَهُ «يَا عَبْدَ ٱللَّهِ أَ تَعْلَمُ أَنَّ خَمْسَةَ أَرْغِفَةٍ تِسْعَةُ أَثْلاَثٍ» قَالَ نَعَمْ قَالَ «وَ تَعْلَمُ أَنَّ خَمْسَةَ أَرْغِفَةٍ خَمْسَةَ عَشَرَ ثُلُاثً» قَالَ نَعَمْ قَالَ «فَأَكُلْتَ



أَنْتَ مِنْ تِسْعَةِ أَثْلاَثٍ ثَمَانِيَةً وَ بَقِيَ لَكَ وَاحِدٌ وَ أَكَلَ هَذَا مِنْ خَمْسَةَ عَشَرَ ثَمَانِيَةً وَ بَقِيَ لَهُ سَبْعَةٌ وَ أَكَلَ اللّهُ ثَمَانِيَةُ الضَّيْفُ مِنْ خُبْزِ هَذَا سَبْعَةَ أَثْلاَثٍ وَ مِنْ خُبْزِكَ هَذَا الثُّلُثَ الَّذِي بَقِيَ مِنْ خُبْزِكَ فَأَصَابَ كُلَّ وَاحِدٍ مِنْكُمْ ثَمَانِيَةُ الضَّيْفُ مِنْ خُبْزِكَ فَأَصَابَ كُلَّ وَاحِدٍ مِنْكُمْ ثَمَانِيَةُ أَثْلَاثٍ فَلِهَذَا سَبْعَةُ دَرَاهِمَ بَدَلَ كُلِّ ثُلُثٍ دِرْهَمٌ وَ لَكَ أَنْتَ لِثُلُثِكَ دِرْهَمٌ فَخُذْ أَنْتَ دِرْهَما وَ أَعْطِ هَذَا سَبْعَةَ دَرَاهِمَ».

Hadith.3279 - It is narrated from Sabbah Al-Muzani, who raised it (in chain of narration):

Two men came to Commander of the Faithful ^{a.s}.

One of them said:

"O Commander of the Faithful, this man and I went out together. I brought three loaves of bread, and he brought five loaves of bread. We had lunch together, and a man passed by us, so we invited him to join us for lunch. He came and ate with us.

When we finished, he gifted us eight dirhams and left.

I said to this man: 'Divide the dirhams with me.'

He said: 'I will not do so except based on the proportion of the shares of the bread.'

Commander of the Faithful ^{a.s} said: 'Go and reconcile between yourselves.'

The man replied: 'O Commander of the Faithful, he refuses to give me more than three dirhams while he takes five dirhams. Judge between us.'

Commander of the Faithful ^{a.s} said to him: 'O servant of Allah ^{SWT}, do you know that three loaves of bread equal nine thirds?'

He said: 'Yes.'

Imam ^{a.s} continued: 'And do you know that five loaves of bread equal fifteen thirds?'

He said: 'Yes.'

Imam ^{a.s} said: 'You ate from your nine-thirds eight-thirds, leaving you one-third.

And this man ate from his fifteen-thirds eight-thirds, leaving him seven-thirds.

The guest ate seven-thirds from this man's bread and one-third from your bread.

Thus, each of you consumed eight-thirds.

This man is entitled to seven dirhams, one dirham for each remaining third of bread he contributed, and you are entitled to one dirham for the one-third you contributed.

So, take one dirham, and give this man seven dirhams."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.37 • Wasa'il Al-Shi'ah, Vol.18 p.453



CHAPTER 17 - CHAPTER ON JUSTICE

بَابُ الْعَدَالَةِ

HADITH 3280
إيسم اللهَّ الرَّحمْنِ الرَّحِيمِ

3280 - رُويَ عَنْ عَبْدِ اَللَّهِ بْن أَبِي يَعْفُور قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ بِمَ تُعْرَفُ عَدَالَةُ اَلرَّجُل بَيْنَ ٱلْمُسْلِمِينَ حَتَّى تُقْبَلَ شَهَادَتُهُ لَهُمْ وَ عَلَيْهِمْ فَقَالَ «أَنْ تَعْرِفُوهُ بِالسِّتْرِ وَ ٱلْعَفَافِ، وَ كَفِّ ٱلْبَطْنِ وَ ٱلْفَرْجِ وَ ٱلْيَدِ وَ اَللِّسَانِ وَ تُعْرَفُ بِاجْتِنَابِ اَلْكَبَائِرِ اَلَّتِى أَوْعَدَ اَللَّهُ عَزَّ وَ جَلَّ عَلَيْهَا اَلنَّارَ مِنْ شُرْبِ اَلْخُمُورِ وَ اَلزُّنَا وَ اَلرِّبَا وَ عُقُوق ٱلْوَالِدَيْنِ وَ ٱلْفِرَارِ مِنَ ٱلزَّحْفِ وَ غَيْرٍ ذَلِكَ وَ ٱلدَّلاَلَةُ عَلَى ذَلِكَ كُلِّهِ أَنْ يَكُونَ سَاتِراً لِجَمِيعِ عُيُوبِهِ حَتَّى يَحْرُمَ عَلَى ٱلْمُسْلِمِينَ مَا وَرَاءَ ذَلِكَ مِنْ عَثَرَاتِهِ وَ عُيُوبِهِ وَ تَفْتِيشُ مَا وَرَاءَ ذَلِكَ وَ يَجِبَ عَلَيْهِمْ تَزْكِيَتُهُ وَ إِظْهَارُ عَدَالَتِهِ فِي اَلنَّاسِ وَ يَكُونَ مَعَهُ اَلتَّعَاهُدُ لِلصَّلَوَاتِ اَلْخَمْسِ إِذَا وَاظَبَ عَلَيْهِنَّ وَ حَفِظَ مَوَاقِيتَهُنَّ بحُضُور جَمَاعَةٍ مِنَ ٱلْمُسْلِمِينَ وَ أَنْ لاَ يَتَخَلَّفَ عَنْ جَمَاعَتِهمْ فِى مُصَلاَّهُمْ إلاَّ مِنْ عِلَّةٍ فَإِذَا كَانَ كَذَلِكَ لاَرْماً لِمُصَلاَّهُ عِنْدَ حُضُورِ ٱلصَّلَوَاتِ ٱلْخَمْسِ فَإِذَا سُئِلَ عَنْهُ فِى قَبِيلَتِهِ وَ مَحَلَّتِهِ قَالُوا مَا رَأَيْنَا مِنْهُ إِلاَّ خَيْراً، مُوَاظِباً عَلَى ٱلصَّلَوَاتِ مُتَعَاهِداً لِأَوْقَاتِهَا فِي مُصَلاَّهُ فَإِنَّ ذَلِكَ يُجِيزُ شَهَادَتَهُ وَ عَدَالَتَهُ بَيْنَ ٱلْمُسْلِمِينَ وَ ذَلِكَ أَنَّ الصَّلاَةَ سِثرٌ وَ كَفَّارَةٌ لِلذُّنُوبِ وَ لَيْسَ يُمْكِنُ اَلشَّهَادَةُ عَلَى اَلرَّجُل بِأَنَّهُ يُصَلِّى إِذَا كَانَ لاَ يَحْضُرُ مُصَلاَّهُ وَ يَتَعَاهَدُ جَمَاعَةَ ٱلْمُسْلِمِينَ وَ إِنَّمَا جُعِلَ ٱلْجَمَاعَةُ وَ ٱلإِجْتِمَاعُ إِلَى ٱلصَّلاَةِ لِكَىْ يُعْرَفَ مَنْ يُصَلِّى مِمَّنْ لاَ يُصَلِّى وَ مَنْ يَحْفَظُ مَوَاقِيتَ اَلصَّلَوَاتِ مِمَّنْ يُضَيِّعُ وَ لَوْ لاَ ذَلِكَ لَمْ يُمْكِنْ أَحَداً أَنْ يَشْهَدَ عَلَى آخَرَ بِصَلاَح لِأَنَّ مَنْ لاَ يُصَلِّى لاَ صَلاَحَ لَهُ بَيْنَ ٱلْمُسْلِمِينَ فَإِنَّ رَسُولَ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ هَمَّ بأَنْ يُحْرِقَ قَوْماً فِي مَنَازِلِهمْ، لِتَرْكِهِمُ ٱلْحُضُورَ لِجَمَاعَةِ ٱلْمُسْلِمِينَ وَ قَدْ كَانَ مِنْهُمْ مَنْ يُصَلِّى فِى بَيْتِهِ فَلَمْ يَقْبَلُ مِنْهُ ذَلِكَ وَ كَيْفَ تُقْبَلُ شَهَادَةٌ أَوْ عَدَالَةٌ بَيْنَ ٱلْمُسْلِمِينَ مِمَّنْ جَرَى ٱلْحُكُمُ مِنَ ٱللَّهِ عَزَّ وَ جَلَّ وَ مِنْ رَسُولِهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ فِيهِ اَلْحَرَقُ فِي جَوْفِ بَيْتِهِ بِالنَّهَارِ وَ قَدْ كَانَ يَقُولُ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «لاَ صَلاَةَ لِمَنْ لاَ يُصَلِّي فِي الْمَسْجِدِ مَعَ الْمُسْلِمِينَ إِلاَّ مِنْ عِلَّةٍ» ».

Hadith.3280 - It is narrated from Abdullah ibn Abi Ya'fur, who said:

I asked Abu Abdullah ^{a.s}:

"By what means is the righteousness ('Adalah) of a man among the Muslims recognized, so that his testimony may be accepted for or against them?"

Imam ^{a.s} replied: "It is recognized by his modesty and chastity, by his restraint over his stomach, private parts, hands, and tongue, and by his avoidance of major sins for which Allah ^{SWT}, the Mighty and Majestic, has threatened punishment in Hell.

These sins include: drinking alcohol, fornication, usury, disobedience to parents, fleeing from battle, and other similar acts.

The sign of all this is that he covers his faults and defects, making it impermissible for Muslims to investigate or expose his errors and shortcomings.



It becomes obligatory upon them to testify to his righteousness and exhibit his piety among people.

Additionally, he must be diligent in observing the five daily prayers, maintaining their times, and attending congregational prayers with the Muslims.

He should not miss the congregation at the mosque except for a valid excuse.

If he remains steadfast in attending his place of prayer for the five daily prayers, and when asked about him in his community or neighborhood, people say:

'We have seen nothing but good from him. He is regular in prayers, punctual in observing their times, and consistently present at his place of prayer,' then this confirms his testimony and establishes his righteousness among Muslims.

This is because prayer serves as a covering and an expiation for sins.

It is not possible to testify to a man's observance of prayer unless he attends his place of worship and maintains congregation with the Muslims.

Indeed, congregation and assembly for prayer were instituted so that those who pray may be distinguished from those who do not, and those who guard the times of prayer from those who neglect them.

Without this, no one could testify to another's piety.

Whoever does not pray has no righteousness among the Muslims.

The Messenger of Allah (SWT) (peace be upon him and his family) even intended to burn the houses of those who abandoned congregational prayer, despite some of them praying at home.

This was not accepted from them.

How then can the testimony or righteousness of someone be accepted when Allah (SWT), the Mighty and Majestic, and His Messenger (peace be upon him and his family) had judged that such a person deserves to be burned in his house during the daytime?

The Messenger of Allah (SWT) (peace be upon him and his family) used to say:

'There is no prayer for the one who does not pray in the mosque with the Muslims, except due to a valid excuse.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.38 • Wasa'il Al-Shi'ah, Vol.27 p.391



بَابُ مَنْ يَجِبُ رَدُّ شَهَادَتِهِ وَ مَنْ يَجِبُ قَبُولُ شَهَادَتِهِ

3281 - رُوِيَ عَنْ عُبَيْدِ اَللَّهِ بْنِ عَلِيٍّ اَلْحَلَبِيِّ قَالَ : سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَمَّا يُرَدُّ مِنَ اَلشُّهُودِ فَقَالَ «اللَّهِ عَلَيْهِ اَلسَّلاَمُ عَمَّا يُرَدُّ مِنَ اَلشُّهُودِ فَقَالَ «اللَّهِ عَلَيْهِ اَلسَّلاَمُ عَمَّا يُرَدُّ مِنَ الشُّهُودِ فَقَالَ «اللَّهِ عَلَيْهِ اَلسَّلاَمُ عَمَّا يُرَدُّ مِنَ الشُّهُودِ فَقَالَ «اللَّهُ عَلَيْهِ السَّلاَمُ عَمَّا يُرَدُّ مِنَ الشُّهُودِ فَقَالَ «اللَّهِ عَلَيْهِ السَّلاَمُ عَمَّا يُرَدُّ مِنَ الشُّهُودِ فَقَالَ «اللهِ عَلَيْهِ السَّلاَمُ عَمَّا يُرَدُّ مِنَ الشُّهُودِ فَقَالَ وَاللَّهُ عَلَيْهِ السَّلاَمُ عَمَّا يُرَدُّ مِنَ الشُّهُودِ فَقَالَ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ السَّلاَمُ عَمَّا يُرَدُّ مِنَ الشُّهُودِ فَقَالَ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ الللّهِ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ الللّهُ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ الللّهُ عَلَيْهِ الللّهُ عَلَوْنَ عَلَيْهِ اللّهُ عَلَيْهِ الللّهِ عَلَيْهِ اللّهُ عَلَيْهِ الللّهُ عَلَيْهِ الللّهُ عَلَيْهِ اللللّهُ عَلَيْهُ اللّهُ عَلَيْهِ الللّهُ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ اللّهُ عَلَيْهِ الللّهُ عَلَيْهِ الللّهُ عَلَيْهُ اللّهُ عَلَيْهِ الللّهُ عَلَيْهُ عَلَيْهُ اللّهُ عَلَيْهُ اللّهُ اللّهُ عَلَيْهِ اللّهُ اللّهُ عَلَيْهُ اللّهُ عَلَيْهِ اللّهُ عَلَيْهُ اللّهُ اللّهُ عَلَيْهِ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ الل

Hadith.3281 - It is narrated from Ubaydullah ibn Ali Al-Halabi, who said:

Abu Abdullah ^{a.s} was asked about the categories of witnesses whose testimony is to be rejected. Imam ^{a.s} replied: "The one suspected (Al-Zaneen), the accused (Al-Muttaham), and the adversary (Al-Khasm)."

I said: "What about the immoral (Al-Fasiq) and the dishonest (Al-Kha'in)?" Imam ^{a.s} said: "These fall under the category of the suspected (Al-Zaneen)."

[REFERENCES]

Al-Kafi, Vol.7 p.395 • Man La Yahduruhu Al-Faqih, Vol.3 p.40 • Tahdhib Al-Ahkam, Vol.6 p.242 • Wasa'il Al-Shi'ah, Vol.27 p.374

3282 - وَ فِي حَدِيثٍ آخَرَ قَالَ : «لاَ يَجُوزُ شَهَادَةُ ٱلْمُرِيبِ وَ ٱلْخَصْمِ وَ دَافِعِ مَغْرَمٍ أَوْ أَجِيرٍ أَوْ شَرِيكٍ، أَوْ مُتَّهَمٍ أَوْ تَابِعٍ وَ لاَ تُقْبَلُ شَهَادَةُ ٱلْمُقَامِر».

Hadith.3282 - And in another narration, Imam ^{a.s} said:

"The testimony of the one who arouses suspicion (Al-Mureeb), the adversary (Al-Khasm), the one evading a financial obligation (Dafi' Maghram), the hired worker (Ajir), the business partner (Shareek), the accused (Mutaham), or the follower (Tabi') is not valid.

Furthermore, the testimony of a wine drinker (Sharib Al-Khamr), a player of chess (Shatranj) and dice (Nard), and a gambler (Muqamir) is not accepted."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.40 • Wasa'il Al-Shi'ah, Vol.27 p.379

3283 - وَ رَوَى عَلِيُّ بْنُ أَسْبَاطٍ عَنْ مُحَمَّدِ بْنِ اَلصَّلْتِ قَالَ : سَأَلْتُ أَبَا اَلْحَسَنِ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ عَنْ رِفْقَةٍ كَانُوا فِي طَرِيقٍ فَقُطِعَ عَلَيْهِمُ اَلطَّرِيقُ فَأُخِذَ اَللُّصُوصُ فَشَهِدَ بَعْضُهُمْ لِبَعْضِ فَقَالَ «لاَ تُقْبَلُ شَهَادَتُهُمْ إِلاَّ بِالْإِقْرَارِ مِنَ اَللُّصُوصِ أَوْ شَهَادَةٍ مِنْ غَيْرِهِمْ عَلَيْهِمْ ».

Hadith.3283 - And Ali ibn Asbat narrated from Muhammad ibn Al-Salt who said:

I asked Abu Al-Hasan Al-Ridha ^{a.s} about a group of travelers who were ambushed by robbers on their journey. The robbers were captured, and some of them testified in favor of the others. Imam ^{a.s} replied: "Their testimony is not accepted except if it is accompanied by a confession from the robbers themselves or testimony against them from others."



[REFERENCES]

Al-Kafi, Vol.7 p.394 • Man La Yahduruhu Al-Faqih, Vol.3 p.40 • Tahdhib Al-Ahkam, Vol.6 p.246 • Al-Wafi, Vol.16 p.992 • Wasa'il Al-Shi'ah, Vol.27 p.369

3284 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنِ اَلْعَلاَءِ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «تَجُوزُ شَهَادَةُ اَلْعَبْدِ اَلْمُسْلِمِ عَلَى اَلْحُرِّ اَلْمُسْلِمِ ».

قَالَ مُصَنَّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ يَعْنِى لِغَيْرِ سَيِّدِهِ.

Hadith.3284 - And Al-Hasan ibn Mahbub narrated from Al-Alaa, from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}: "The testimony of a Muslim slave is valid against a free Muslim."

[AL SADUQ]

The compiler of this book—may Allah (SWT) have mercy on him—explained:

"This applies when the testimony is against someone other than the slave's master."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.41 • Tahdhib Al-Ahkam, Vol.6 p.249 • Tahdhib Al-Ahkam, Vol.6 p.249 • Al-Istibsar, Vol.3 p.16 • Al-Istibsar, Vol.3 p.16 • Al-Istibsar, Vol.3 p.16 • Awali Al-La'ali, Vol.3 p.532 • Al-Wafi, Vol.16 p.968 • Al-Wafi, Vol.16 p.969 • Wasa'il Al-Shi'ah, Vol.27 p.346 • Wasa'il Al-Shi'ah, Vol.27 p.348

3285 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ هِشَامِ بْنِ سَالِمٍ عَنْ عَمَّارِ بْنِ مَرْوَانَ قَالَ سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَوْ قَالَ سَأَلَهُ بَعْضُ أَصْحَابِهِ : عَنِ اَلرَّجُلِ يَشْهَدُ لِأَبِيهِ أَوِ اَلْأَخِ لِأَخِيهِ أَوِ اَلرَّجُلِ لاِمْرَأَتِهِ قَالَ «لاَ بَأْسَ بِذَلِكَ إِذَا كَانَ خَيِّراً تُقْبَلُ شَهَادَتُهُ لِأَبِيهِ وَ اَلْأَبِ لِابْنِهِ وَ اَلْأَخِ لِأَخِيهِ».

Hadith.3285 - And Al-Hasan ibn Mahbub narrated from Hisham ibn Salim, from Ammar ibn Marwan, who said:

I asked Abu Abdullah ^{a.s}, or it is said that one of his companions asked him, regarding a man who testifies in favor of his father, or a brother for his brother, or a man for his wife.

Imam ^{a.s} said: "There is no harm in that if he is righteous. His testimony is accepted for his father, and a father's testimony is accepted for his son, and a brother's testimony is accepted for his brother."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.41

3286 - وَ فِى خَبَر آخَرَ : «أَنَّهُ لاَ تُقْبَلُ شَهَادَةُ ٱلْوَلَدِ عَلَى وَالِدِهِ ».

Hadith.3286 - And in another report: "The testimony of a child against his parent is not accepted."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.42 • Al-Wafi, Vol.16 p.988 • Wasa'il Al-Shi'ah, Vol.27 p.369

BAB UL QAIM

3287 - وَ رَوَى اَلْحَسَنُ بْنُ زَيْدٍ نَحْواً مِمَّا ذَكَرَهُ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «أَتِيَ عُمَرُ بَنُ اَلْخَطَّابِ بِقُدَامَةَ بْنِ مَظْعُونِ قَدْ شَرِبَ اَلْخَمْرَ فَشَهِدَ عَلَيْهِ رَجُلاَنِ أَحَدُهُمَا خَصِيٌّ وَ هُوَ عَمْرُو اَلتَّمِيمِيُّ وَ الْخَمْرَ اللَّهُ عَلَيْهِ رَجُلاَنِ أَحَدُهُمَا خَصِيٌّ وَ هُو عَمْرُو اَلتَّمِيمِيُّ وَ الْاَخَرُ اَنَّهُ رَآهُ يَقِيءُ اَلْخَمْرَ فَأَرْسَلَ عُمَرُ إِلَى اللَّهَ عَلَيْهِ اللَّهُ عَلَيْهِ مَا اللَّهُ عَلَيْهِ السَّلاَمُ فَقَالَ لِعَلِيٌّ عَلَيْهِ أَلْهُ عَلَيْهِ مَا اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ اللهِ عَلَيْهِ السَّلاَمُ مَا تَقُولُ يَا أَبًا اَلْحَسَنِ فَإِنَّكَ الَّذِي قَالَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ اللهِ «أَعْلَمُ هَذِهِ اَلْأُمَّةِ وَ أَقْضَاهَا السَّلاَمُ مَا تَقُولُ يَا أَبًا الْحَسَنِ فَإِنَّكَ الَّذِي قَالَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «أَعْلَمُ هَذِهِ اَلْأُمَّةِ وَ أَقْضَاهَا السَّلاَمُ مَا تَقُولُ يَا أَبًا الْحَسَنِ فَإِنَّكَ الَّذِي قَالَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «أَعْلَمُ هَذِهِ اَلْأُمَّةِ وَ أَقْضَاهَا بِالْحَقِّ » فَإِنَّ هَذَيْنِ قَدِ إِخْتَلَفَا فِي شَهَادَتِهِمَا فَقَالَ عَلِيْ عَلَيْهِ السَّلاَمُ «مَا إِخْتَلَفَا فِي شَهَادَتِهِمَا وَ مَا قَاءَهَا عَلَيْهِ السَّلاَمُ «مَا ذَهَابُ أَنْثَيَيْهِ إِلاَّ كَذَهَابِ بَعْضِ حَتَّى شَرِبَهَا » فَقَالَ هَلْ تَجُوزُ شَهَادَةُ الْخَصِيِّ فَقَالَ عَلَيْهِ السَّلامُ «مَا ذَهَابُ أَنْثَيَيْهِ إِلاَ كَذَهَابِ بَعْضِ

Hadith.3287 - And Al-Hasan bin Zayd narrated something similar from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"Umar bin Al-Khattab was presented with Qudamah bin Maz'un, who had drunk alcohol. Two men testified against him—one of them was a eunuch, Amr Al-Tamimi, and the other was Al-Mu'alla bin Al-Jarood. One of them testified that he saw him drinking, and the other testified that he saw him vomiting alcohol. Umar then sent for a group of the companions of the Messenger of Allah (SWT), peace be upon him and his family, among them Commander of the Faithful Imam Ali ibn Abi Talib (a.s).

Umar said to Imam Ali ibn Abi Talib ^{a.s.}: 'What do you say, O Abu Al-Hasan? For you are the one about whom the Messenger of Allah ^{SWT}, peace be upon him and his family, said: "The most knowledgeable of this nation and the one who judges with truth."'

Imam Ali ibn Abi Talib ^{a.s} said: 'They have not differed in their testimony, for he would not have vomited it unless he had drunk it.'

Umar then asked: 'Is the testimony of a eunuch acceptable?'

Imam Ali ibn Abi Talib ^{a.s} replied: 'The loss of his testicles is no different than the loss of some other part of his body.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.42 • Bihar Al-Anwar, Vol.101 p.320

3288 - وَ رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنِ اَلصَّادِقِ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ : «لاَ تُقْبَلُ شَهَادَةُ ذِى شَحْنَاءَ أَوْ ذِى مُخْزِيَةٍ فِى اَلدِّين».

Hadith.3288 - And Isma'il bin Muslim narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers, peace be upon them, who said:

"The testimony of one who harbors enmity or one who has a disgraceful reputation in religion is not accepted."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.43 • Al-Wafi, Vol.16 p.998 • Wasa'il Al-Shi'ah, Vol.27 p.378



3289 - وَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ شَهِدَ عِنْدَنَا بِشَهَادَةٍ ثُمَّ غَيَّرَ أَخَذْنَا بِالْأُولَى وَ طَرَحْنَا اللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ شَهِدَ عِنْدَنَا بِشَهَادَةٍ ثُمَّ غَيَّرَ أَخَذْنَا بِالْأُولَى وَ طَرَحْنَا اللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ شَهِدَ عِنْدَنَا بِشَهَادَةٍ ثُمَّ غَيَّرَ أَخَذْنَا بِالْأُولَى وَ طَرَحْنَا اللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ شَهِدَ عِنْدَنَا بِشَهَادَةٍ ثُمَّ غَيَّرَ أَخَذْنَا بِالْأُولَى وَ طَرَحْنَا

Hadith.3289 - And the Prophet, may Allah (SWT) bless him and his family, said:

"Whoever testifies before us with a testimony and then changes it, we will accept the first (testimony) and discard the second (testimony)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.43 • Al-Ash'athiyat, Vol.1 p.145 • Al-Wafi, Vol.16 p.914 • Wasa'il Al-Shi'ah, Vol.27 p.333 • Mustadrak Al-Wasa'il, Vol.17 p.417

3290 - وَ رَوَى مُحَمَّدُ بْنُ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ تُصَلَّى خَلْفَ مَنْ يَبْغِي عَلَى اَلْأَذَانِ وَ اَلصَّلاَةِ بالنَّاسِ أَجْراً وَ لاَ تُقْبَلُ شَهَادَتُهُ».

Hadith.3290 - And Muhammad ibn Muslim narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.}, who said:

"Do not pray behind one who seeks payment for the call to prayer and leading people in prayer, and his testimony is not accepted."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.43 • Al-Wafi, Vol.8 p.1184 • Al-Wafi, Vol.16 p.1000 • Wasa'il Al-Shi'ah, Vol.27 p.378

3291 - وَ رَوَى اَلْعَلاَءُ بْنُ سَيَابَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ تُقْبَلُ شَهَادَةُ صَاحِبِ اَلنَّرْدِ وَ اَلْأَرْبَعَةَ عَشَرَ وَ صَاحِبِ اَلشَّاهَيْنِ يَقُولُ لاَ وَ اَللَّهِ وَ بَلَى وَ اَللَّهِ مَاتَ وَ اَللَّهِ شَاهُهُ وَ قُتِلَ وَ اَللَّهِ شَاهُهُ وَ اَللَّهُ تَعَالَى ذِكْرُهُ شَاهُهُ مَا مَاتَ وَ لاَ قُتلَ».

Hadith.3291 - And Al-'Ala ibn Sayabah narrated from Abu Abdullah ^{a.s}, who said:

"The testimony of the player of nard (a type of board game), the one who plays arba'ata 'ashar (a gambling game), and the player of chess is not accepted. They say, 'No, by Allah ^{SWT},' and 'Yes, by Allah ^{SWT},' and 'By Allah ^{SWT}, his king (chess piece) died,' and 'By Allah ^{SWT}, his king (chess piece) was killed,' while Allah ^{SWT}, exalted is His mention, is the true King who neither dies nor is killed."

[REFERENCES]

Al-Kafi, Vol.7 p.396 • Man La Yahduruhu Al-Faqih, Vol.3 p.43 • Tahdhib Al-Ahkam, Vol.6 p.243 • Al-Wafi, Vol.16 p.998 • Wasa'il Al-Shi'ah, Vol.27 p.380

3292 - وَ رَوَى سَمَاعَةُ بْنُ مِهْرَانَ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «وَ لاَ بَأْسَ بِشَهَادَةٍ الصَّيْفِ إِذَا كَانَ عَفِيفاً صَائِناً» قَالَ «وَ يُكْرَهُ شَهَادَةُ اَلْأَجِيرِ لِصَاحِبِهِ وَ لاَ بَأْسَ بِشَهَادَتِهِ لِغَيْرِهِ وَ لاَ بَأْسَ بِهَا لَهُ عَنْدُ مُفَارَقَتِهِ».



Hadith.3292 - And Sama'ah ibn Mehran narrated from Abu Baseer, from Abu Abdullah ^{a.s}, who said: "There is no harm in the testimony of a guest if he is chaste and upright."

Imam ^{a.s} also said: "The testimony of an employee for his employer is disliked, but there is no harm in his testimony for someone else, and there is no harm in his testimony for the employer after leaving his service."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.44 • Tahdhib Al-Ahkam, Vol.6 p.258 • Al-Istibsar, Vol.3 p.21 • Al-Wafi, Vol.16 p.993 • Wasa'il Al-Shi'ah, Vol.27 p.372

3293 - وَ رَوَى فَضَالَةُ عَنْ أَبَانٍ قَالَ : سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ شَرِيكَيْنِ شَهِدَ أَحَدُهُمَا لِصَاحِبِهِ قَالَ «تَجُوزُ شَهَادَتُهُ إِلاَّ فِى شَيْءٍ لَهُ فِيهِ نَصِيبٌ ».

Hadith.3293 - And Fadalah narrated from Aban, who said:

Abu Abdullah $^{\{a.s\}}$, was asked about two partners, one of whom testified for the other. Imam $^{\{a.s\}}$ said: "His testimony is valid except in something where he has a share."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.44 • Wasa'il Al-Shi'ah, Vol.27 p.370

3294 - وَ رُوِيَ عَنْ طَلْحَةَ بْنِ زَيْدٍ عَنِ اَلصَّادِقِ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَنْ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ قَالَ : «شَهَادَةُ اَلصِّبْيَانِ جَائِزَةٌ بَيْنَهُمْ مَا لَمْ يَتَفَرَّقُوا أَوْ يَرْجِعُوا إِلَى أَهْلِيهِمْ ».

Hadith.3294 - And it was narrated from Talhah ibn Zayd, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, from his father Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers, from Imam Ali ibn Abi Talib ^{a.s}, who said:

"The testimony of children is valid among them as long as they have not dispersed or returned to their families."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.44 • Al-Wafi, Vol.16 p.974 • Wasa'il Al-Shi'ah, Vol.27 p.345

3295 - وَ رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنِ اَلصَّادِقِ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَنْ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ: «أَنَّ شَهَادَةَ اَلصَّبْيَانِ إِذَا شَهِدُوا وَ هُمْ صِغَارٌ جَازَتْ إِذَا كَبِرُوا مَا لَمْ يَنْسَوْهَا وَ كَذَلِكَ ٱلْيَهُودُ وَ اَلنَّصَارَى إِذَا أَنْ شَهَادَةَ اللهُ يَنْسَوْهَا وَ كَذَلِكَ ٱلْيَهُودُ وَ اَلنَّصَارَى إِذَا أَسْلَمُوا جَازَتْ شَهَادَتُهُ إِذَا لَمْ يَرُدَّهَا الْحَاكِمُ قَبْلَ أَنْ أَعْتِقَ جَازَتْ شَهَادَتُهُ إِذَا لَمْ يَرُدَّهَا الْحَاكِمُ قَبْلَ أَنْ يُعْتَقَ» وَ قَالَ عَلَيْهِ اَلسَّلاَمُ «إِنْ أُعْتِقَ اَلْعَبْدُ لِمَوْضِع اَلشَّهَادَةِ لَمْ تَجُزْ شَهَادَتُهُ».

قَالَ مُصَنَّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ أَمَّا قَوْلُهُ ع إِذَا لَمْ يَرُدَّهَا الْحَاكِمُ قَبْلَ أَنْ يُعْتَقَ فَإِنَّهُ يَعْنِي بِهِ أَنْ يَرُدَّهَا لِفِسْقِ ظَاهِرٍ أَوْ مُصَنَّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ أَمَّا قَوْلُهُ ع إِذَا لَمْ يَرُدُّهَا الْحَاكِمُ قَبْلَ أَنْ يُعْتَقَ فَإِنَّهُ عَبْدٌ لِأَنَّ شَهَادَةَ الْعَبْدِ جَائِزَةٌ وَ أَوَّلُ مَنْ رَدَّ شَهَادَةَ الْمَمْلُوكِ عُمَرُ وَ أَمَّا قَوْلُهُ ع إِنْ أَعْتِقَ أَوْ حَالٍ يَجْرَحُ عَدَالَتَهُ لَا لِأَنَّهُ عَبْدٌ لِأَنَّ شَهَادَةً الْعَبْدُ لِمَوْضِعِ الشَّهَادَةِ لَمْ تَجُزْ شَهَادَتُهُ كَأَنَّهُ يَعْنِي إِذَا كَانَ شَاهِداً لِسَيِّدِهِ فَأَمَّا إِذَا كَانَ شَاهِداً لِعَيْرِ سَيِّدِهِ جَازَتْ شَهَادَتُهُ عَبْدًا لَكَانَ شَاهِداً لِغَيْرِ سَيِّدِهِ جَازَتْ شَهَادَتُهُ عَبْداً كَانَ شَاهِداً لِكَانَ شَاهِداً لِكَانَ شَاهِداً لِغَيْرِ سَيِّدِهِ جَازَتْ شَهَادَتُهُ عَبْداً كَانَ شَاهِداً لِكَانَ شَاهِداً لِذَا كَانَ شَاهِداً لِغَيْرِ سَيِّدِهِ جَازَتْ شَهَادَتُهُ عَبْداً كَانَ شَاهِداً لِغَيْرِ سَيِّدِهِ فَاللَّا إِذَا كَانَ شَاهِداً لِعَيْرِ سَيِّدِهِ فَاللَّهُ لَمْ عَنْ لَا إِذَا كَانَ شَاهِداً لِغَيْدِ لَقَالَ لَهُ مُعْتَقالًا إِذَا كَانَ عَدْلًا.



Hadith.3295 - And it was narrated by Isma'il ibn Muslim, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, from his father Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers, from Imam Ali ibn Abi Talib ^{a.s}, who said:

"The testimony of children, if they testified while they were young, is valid when they grow older as long as they have not forgotten it. Likewise, the testimony of Jews and Christians, if they embrace Islam, is valid. Also, the testimony of a slave, if he was made to testify and then was freed, is valid as long as the judge did not reject it before his emancipation."

And Imam ^{a.s} said:

"If the slave was freed specifically for the purpose of testimony, his testimony is not valid."

[AL SADUO]

The compiler of this book, may Allah (SWT) have mercy on him, said:

As for Imam ^{a.s} statement, peace be upon him, that the judge did not reject it before his emancipation, it means that it was not rejected due to apparent immorality or a condition that undermines his integrity, not because he was a slave, for the testimony of a slave is valid. The first to reject the testimony of a servant was Umar.

And as for Imam ^{a.s} statement, peace be upon him, that if the slave was freed for the purpose of testimony, his testimony is not valid, it appears to mean that this applies if he testified for his master.

However, if he testified for someone other than his master, his testimony is valid whether he was still a slave or had been freed, as long as he was just.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.45 • Tahdhib Al-Ahkam, Vol.6 p.250 • Al-Wafi, Vol.16 p.970 • Wasa'il Al-Shi'ah, Vol.27 p.349

3296 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنِ اَلْعَلاَءِ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «تَجُوزُ شَهَادَةُ اَلْمَمْلُوكِ مِنْ أَهْلِ اَلْقِبْلَةِ عَلَى أَهْلِ اَلْكِتَابِ ».

Hadith.3296 - And it was narrated by Al-Hasan ibn Mahbub, from Al-Ala', from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s), who said:

"The testimony of a slave from the people of the Qiblah (Muslims) is valid against the People of the Book (Jews and Christians)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.45 • Awali Al-La'ali, Vol.3 p.532 • Wasa'il Al-Shi'ah, Vol.27 p.346 • Wasa'il Al-Shi'ah, Vol.27 p.387

3297 - وَ رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنِ ٱلْعَلاَءِ بْنِ سَيَابَةَ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ : «لاَ تُقْبَلُ شَهَادَةُ سَابِقِ ٱلْحَاجِّ إِنَّهُ قَتَلَ رَاحِلَتَهُ وَ أَفْنَى زَادَهُ وَ أَثْعَبَ نَفْسَهُ وَ اِسْتَخَفَّ بِصَلاَتِهِ قِيلَ فَالْمُكَارِى وَ ٱلْجَمَّالُ وَ ٱلْمَلاَّحُ » فَقَالَ «وَ مَا بَأْسُ بِهِمْ تُقْبَلُ شَهَادَتُهُمْ إِذَا كَانُوا صُلَحَاءَ».

Hadith.3297 - And it was narrated by Muhammad ibn Abi Umayr, from Al-Ala' ibn Sayabah, from Abu Abdullah ^{a.s}, who said that Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, said:

"The testimony of one who hastens ahead of the pilgrims is not accepted, as he has killed his mount, consumed his provisions, exhausted himself, and neglected his prayers."

It was asked: "What about the muleteer, the camel driver, and the sailor?"

Imam (a.s) said: "There is no harm in them; their testimony is accepted if they are righteous."



[REFERENCES]

Al-Kafi, Vol.7 p.396 • Man La Yahduruhu Al-Faqih, Vol.3 p.46 • Tahdhib Al-Ahkam, Vol.6 p.243 • Al-Wafi, Vol.16 p.999 • Wasa'il Al-Shi'ah, Vol.27 p.381

3298 - وَ رُوِيَ عَنْ عَبْدِ اَللَّهِ بْنِ اَلْمُغِيرَةِ قَالَ : قُلْتُ لِلرِّضَا عَلَيْهِ اَلسَّلاَمُ رَجُلٌ طَلَّقَ اِمْرَأَتَهُ وَ أَشْهَدَ شَاهِدَيْنِ نَاصِبيَّيْن قَالَ «كُلُّ مَنْ وُلِدَ عَلَى اَلْفِطْرَةِ وَ عُرِفَ بِالصَّلاَحِ فِي نَفْسِهِ جَازَتْ شَهَادَتُهُ».

Hadith.3298 - And it was narrated from Abdullah ibn Al-Mughirah who said:

I asked Imam Ali ibn Musa Ar-Ridha ^{a.s}, about a man who divorced his wife and brought two witnesses who were Nasibis.

Imam ^{a.s} said: "Everyone who is born upon the natural disposition (Fitrah) and is known for righteousness in himself, his testimony is accepted."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.46 • Tahdhib Al-Ahkam, Vol.6 p.284 • Al-Wafi, Vol.16 p.1011 • Wasa'il Al-Shi'ah, Vol.27 p.393 • Wasa'il Al-Shi'ah, Vol.27 p.398

3299 - وَ رُوِيَ عَنْ عُبَيْدِ اَللَّهِ بْنِ عَلِيٍّ اَلْحَلَبِيِّ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ هَلْ تَجُوزُ شَهَادَةُ أَهْلِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ هَلْ تَجُوزُ شَهَادَةُ أَهْلِ اللَّهِ عَلَيْهِ مَا إِنَّهُ لاَ يَصْلُحُ ذَهَابُ الذَّمَّةِ عَلَى غَيْرٍ أَهْلِ مِلَّتِهِمْ جَازَتْ شَهَادَةُ غَيْرِهِمْ إِنَّهُ لاَ يَصْلُحُ ذَهَابُ حَدِ».

Hadith.3299 - And it was narrated from Ubaydullah ibn Ali Al-Halabi who said:

I asked Abu Abdullah ^{a.s}, whether the testimony of the People of the Book (Ahl al-Dhimmah) is valid against those not of their religion.

Imam ^{a.s} said: "Yes, if witnesses from their own religion cannot be found, then the testimony of others is valid, for it is not right for anyone's rights to be lost."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.47 • Wasa'il Al-Shi'ah, Vol.27 p.389

3300 - وَ رَوَى اَلْحَسَنُ بْنُ عَلِى ّ اَلْوَشَّاءُ عَنْ أَحْمَدَ بْن عُمَرَ قَالَ : سَأَلْتُهُ عَنْ قَوْل اَللَّهِ عَزَّ وَ جَلَّ:

🗘 ذَوٰا عَدْلِ مِنْكُمْ أَوْ آخَرٰانِ مِنْ غَيْرِكُمْ 🗘

قَالَ «اَللَّذَانِ مِنْكُمْ مُسْلِمَانِ وَ اَللَّذَانِ مِنْ غَيْرِكُمْ مِنْ أَهْلِ اَلْكِتَابِ فَإِنْ لَمْ تَجِدْ مِنْ أَهْلِ اَلْكِتَابِ فَمِنَ اَلْمَجُوسِ لِأَنَّ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ قَالَ «سُنُّوا بِهِمْ سُنَّةَ أَهْلِ اَلْكِتَابِ » وَ ذَلِكَ إِذَا مَاتَ اَلرَّجُلُ بِأَرْضِ غُرْبَةٍ فَلَمْ يَجِدْ مُسْلِمَيْنِ يُشْهِدُهُمَا فَرَجُلاَنِ مِنْ أَهْلِ اَلْكِتَابِ ».

Hadith.3300 - And it was narrated by Al-Hasan ibn Ali Al-Washsha' from Ahmad ibn Umar, who said: I asked Imam ^{a.s} about the saying of Allah ^{SWT}, the Almighty and Majestic:

"Two just men from among you or two others from outside you." (Surah Al-Ma'idah 5:106) Imam ^{a.s} said: "The two from among you are Muslims, and the two from outside you are from the People of the Book (Ahl al-Kitab). And if none from the People of the Book can be found, then from



the Magians, because the Messenger of Allah (SWT), peace be upon him and his family, said: 'Deal with them as you would with the People of the Book.'

And this applies if a man dies in a foreign land and cannot find two Muslims to bear witness, then two men from the People of the Book may act as witnesses."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.47 • Al-Wafi, Vol.24 p.34 • Wasa'il Al-Shi'ah, Vol.27 p.390 • Tafsir Al-Burhan, Vol.2 p.377 • Tafsir Nur Al-Thaqalayn, Vol.1 p.687

3301 - وَ رَوَى حَمَّادٌ عَنِ اَلْحَلَبِيِّ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «فِي اَلْمُكَاتَبِ كَانَ اَلنَّاسُ مُدَّةً لاَ يَشْتَرِطُونَ وَ اَلْمُسْلِمُونَ عِنْدَ شُرُوطِهِمْ وَ يُجْلَدُ فِي مُدَّةً لاَ يَشْتَرِطُونَ إِنْ عَجَزَ فَهُو رَدِّ فِي اَلرِّقٌ فَهُمُ اَلْيَوْمَ يَشْتَرِطُونَ وَ اَلْمُسْلِمُونَ عِنْدَ شُرُوطِهِمْ وَ يُجْلَدُ فِي الرَّقِ فَهُمُ الْيَوْمَ يَشْتَرِطُونَ وَ الْمُسْلِمُونَ عِنْدَ شُرُوطِهِمْ وَ يُجْلَدُ فِي الرَّقِ فَهُمُ الْيَوْمَ يَشْتَرِطُونَ وَ الْمُسْلِمُونَ عِنْدَ شُرُوطِهِمْ وَ يُجْلَدُ فِي الطَّلاَقِ قَالَ «إِنْ كَانَ مَعَهُ الْحَدِّ عَلَى قَدْرِ مَا أُعْتِقَ مِنْهُ» قُلْتُ أَ رَأَيْتَ إِنْ أُعْتِقَ نِصْفُهُ أَ تَجُوزُ شَهَادَتُهُ فِي الطَّلاَقِ قَالَ «إِنْ كَانَ مَعَهُ رَجُلٌ وَ إِمْرَأَةٌ جَازَتْ شَهَادَتُهُ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ إِنَّمَا ذَلِكَ عَلَى جِهَةِ التَّقِيَّةِ وَ فِي الْحَقِيقَةِ تُقْبَلُ شَهَادَةُ الْمُكَاتَبِ وَ الرَّجُلُ مَعْهُ بِشَاهِدَيْنِ وَ أَدْخَلَ الْمَرْأَةَ فِي ذَلِكَ لِئَلَّا يَقُولَ الْمُخَالِفُونَ إِنَّهُ قَبِلَ شَهَادَةً قَدْ رَدَّهَا إِمَامُهُمْ وَ أَمَّا شَهَادَةُ النِّسَاءِ فِى الطَّلَاقِ فَغَيْرُ مَقْبُولَةٍ عَلَى أَصْلِنَا.

Hadith.3301 - And it was narrated by Hammad from Al-Halabi, who said:

I heard Abu Abdullah ^{a.s}, say: "Regarding a mukatab (a slave under a contract of emancipation), there was a time when people did not stipulate that if he failed to fulfill the terms of his contract, he would revert to slavery. But today, they stipulate this condition, and Muslims are bound by their conditions. If a mukatab commits an offense requiring a legal punishment (hudud), he is punished in proportion to the extent to which he has been freed."

I asked: "What if half of him has been freed? Does his testimony in matters of divorce count?" Imam ^{a.s} said: "If he testifies alongside a man and a woman, his testimony is accepted."

[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, commented: This ruling was stated as a matter of taqiyyah (dissimulation). In truth, the testimony of a mukatab is acceptable when supported by two witnesses.

The inclusion of the woman in this scenario was to prevent opponents from claiming that he had accepted testimony that their Imam had rejected. However, based on our foundational principles, the testimony of women in cases of divorce is not acceptable.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.48

3302 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ اَلْمُغِيرَةِ عَنْ أَبِي اَلْحَسَنِ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ قَالَ : «مَنْ وُلِدَ عَلَى اَلْفِطْرَةِ وَ عُرِفَ بِالصَّلاَحِ فِى نَفْسِهِ جَازَتْ شَهَادَتُهُ».

Hadith.3302 - And it was narrated by Abdullah ibn Al-Mughirah from Abu Al-Hasan Imam Ali ibn Musa Ar-Ridha ^{a.s}, who said:

"Whoever is born upon the natural disposition (fitrah) and is known for his righteousness in himself, his testimony is valid."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.48 • Tahdhib Al-Ahkam, Vol.6 p.283 • Al-Fusul Al-Muhimmah, Vol.2 p.509 • Bihar Al-Anwar, Vol.85 p.32 • Bihar Al-Anwar, Vol.85 p.36

3303 - وَ رُوِيَ عَنِ اَلْعَلاَءِ بْنِ سَيَابَةَ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ شَهَادَةِ مَنْ يَلْعَبُ بِالْحَمَامِ قَالَ «لاَ بَأْسَ إِذَا كَانَ لاَ يُعْرَفُ بِفِسْقٍ» قُلْتُ فَإِنَّ مَنْ قِبَلَنَا يَقُولُونَ قَالَ عُمَرُ هُوَ شَيْطَانُ فَقَالَ «سُبْحَانَ اَللَّهِ قَالَ «لاَ بَأْسَ إِذَا كَانَ لاَ يُعْرَفُ بِفِسْقٍ» قُلْتُ فَإِنَّ مَنْ قِبَلَنَا يَقُولُونَ قَالَ عُمَرُ هُو شَيْطَانُ فَقَالَ «سُبْحَانَ اَللَّهِ قَالَ «إِنَّ الْمَلائِكَةَ لَتَنْفِرُ عِنْدَ الرِّهَانِ وَ تَلْعَنُ صَاحِبَهُ مَا خَلاَ أَمَا عَلِيْهِ وَ آلِهِ قَالَ «إِنَّ الْمَلائِكَةُ لَتَنْفِرُ عِنْدَ الرِّهَانِ وَ تَلْعَنُ صَاحِبَهُ مَا خَلاَ اللهُ عَلَيْهِ وَ آلِهِ اللّهُ عَلَيْهِ وَ آلِهِ اللّهِ صَلّى اللّهُ عَلَيْهِ وَ آلِهِ اللهُ عَلَيْهِ وَ آلِهِ اللهُ عَلَيْهِ وَ آلِهِ اللهُ عَلَيْهِ وَ آلِهِ اللهُ عَلَيْهِ وَ آلِهِ اللّهُ عَلَيْهِ وَ آلِهِ اللهُ اللهُ عَلَيْهِ وَ آلِهِ اللهُ عَلَيْهِ وَ آلِهِ اللّهُ عَلَيْهِ وَ آلِهِ اللّهُ عَلَيْهِ وَ آلِهُ اللهُ عَلَيْهِ وَ آلِهِ اللهُ عَلَيْهِ وَ آلِهُ اللهُ عَلَيْهِ وَ آلِهُ اللّهُ عَلَيْهِ وَ آلِهُ اللّهُ عَلَيْهِ وَ آلِهُ اللهُ عَلَيْهِ وَ آلِهُ اللهُ اللّهُ عَلَيْهِ وَ اللّهُ عَلَيْهِ وَ اللّهُ عَلَيْهِ وَ اللّهِ عَلَيْهِ وَ اللهُ اللهُ عَلَيْهِ وَاللّهُ اللهُ اللّهُ عَلَيْهِ وَاللّهُ اللهُ عَلَيْهِ وَاللّهُ اللّهُ عَلَيْهِ وَاللّهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللّهُ اللهُ اللهُ اللّهُ اللهُ اللهُ اللّهُ اللّهُ اللهُ اللّهُ اللهُ اللهُ اللّهُ اللهُ ا

Hadith.3303 - And it was narrated from Al-Ala ibn Sayabah who said: I asked Abu Abdullah ^{a.s}, about the testimony of one who plays with pigeons.

Imam ^{a.s} said: "There is no harm if he is not known for sinfulness."

I said: The people around us say that Umar called them to be a 'devil'.

Imam ^{a.s} replied: "Glory be to Allah ^{SWT}! Do you not know that the Messenger of Allah ^{SWT}, peace and blessings be upon him and his family, said: 'Indeed, the angels flee from gambling and curse its participant, except for activities involving hoofs, claws, feathers, and arrows, for the angels attend such activities.' And the Messenger of Allah ^{SWT}, peace and blessings be upon him and his family, raced with Usamah ibn Zayd and ran horses."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.48 • Al-Wafi, Vol.16 p.1012 • Wasa'il Al-Shi'ah, Vol.27 p.413

3304 - وَ رُوِيَ عَنْ دَاوُدَ بْنِ اَلْحُصَيْنِ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «أَقِيمُوا اَلشَّهَادَةَ عَلَى اَلْوَالِدَيْنِ وَ اَلْوَلَدِ وَ لاَ تُقِيمُوهَا عَلَى اَلْأَخِ فِي اَلدَّيْنِ اَلضَّيْرَ» قُلْتُ وَ مَا اَلضَّيْرُ قَالَ «إِذَا تَعَدَّى فِيهِ صَاحِبُ اَلْوَالِدَيْنِ وَ اَلْوَلَدِ وَ لاَ تُقِيمُوهَا عَلَى اَللَّهُ عَزَّ وَ جَلَّ وَ رَسُولُهُ صَلَّى اَللَّهُ عَلَيْهِ وَ اللهِ وَ مَثَلُ ذَلِكَ أَنْ يَكُونَ الْحَقِّ الَّذِي يَدَّعِيهِ قِبَلَهُ خِلاَفَ مَا أَمَرَ اللَّهُ عَزَّ وَ جَلَّ وَ رَسُولُهُ صَلَّى اللَّهُ عَلَيْهِ وَ اللهِ وَ مَثَلُ ذَلِكَ أَنْ يَكُونَ لِرَجُلٍ عَلَى آخَرَ دَيْنٌ وَ هُوَ مُعْسِرٌ وَ قَدْ أَمَرَ اللَّهُ تَعَالَى بِإِنْظَارِهِ حَتَّى يَيْسَرَ فَقَالَ «فَنَظِرَةٌ إلىٰ مَيْسَرَةٍ» وَ لِللهُ اللهُ عَلَى عَلَى اللهُ عَلَى عَلَى اللهُ عَلَى اللهُ اللهُ اللهُ اللهُ اللهُ عَلَى اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ عَلَى عَلْمَ اللهُ عَلَى اللهُ عَلَى اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ عَلَى اللهُ ال

Hadith.3304 - And it was narrated from Dawud ibn Al-Husayn who said: I heard Abu Abdullah ^(a.s), say: "Establish testimony against parents and children, but do not establish it against a brother in religion out of harm (al-ḍayr)."

I said: What is al-dayr?

Imam ^{a.s} said: "It is when the claimant transgresses in demanding his right contrary to what Allah ^{SWT}, the Almighty, and His Messenger ^{saws} have commanded. An example of this is when one man has a debt upon another who is in hardship, and Allah ^{SWT}, the Exalted, has commanded to grant him respite until ease, as He ^{SWT} said: 'then a respite until ease.' (Surah Al-Baqarah 2:280), Yet, he asks you to bear witness against him while you know he is in hardship. It is not permissible for you to establish the testimony during his state of hardship."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.49 • Tahdhib Al-Ahkam, Vol.6 p.257 • Al-Wafi, Vol.16 p.1027 • Wasa'il Al-Shi'ah, Vol.27 p.340



3305 - وَ رَوَى مِسْمَعٌ كِرْدِينٌ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي أَرْبَعَةٍ شَهِدُوا عَلَى رَجُلِ بِالزِّنَا فَرُجِمَ ثُمَّ رَجَعَ أَحَدُهُمْ وَ قَالَ شَكَكْتُ فِي شَهَادَتِي قَالَ «عَلَيْهِ اَلدَّيَةُ» قَالَ قُلْتُ فَإِنَّهُ قَالَ شَهِدْتُ عَلَيْهِ مُتَعَمِّداً قَالَ

Hadith.3305 - And it was narrated by Misma' Kardin from Abu Abdullah ^{a.s}, regarding four witnesses who testified against a man for adultery, and he was stoned. Then one of them retracted and said: "I doubted my testimony."

Imam ^{a.s} said: "He must pay the blood money."

I said: What if he said: "I testified against him intentionally"?

Imam {a.s} said: "He is to be executed."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.50 • Al-Wafi, Vol.16 p.851 • Wasa'il Al-Shi'ah, Vol.27 p.329

3306 - وَ رَوَى مُحَمَّدُ بْنُ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ كَانَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «لاَ آخُذُ بِقَوْل عَرَّافٍ وَ لاَ قَائِفٍ وَ لاَ لِصِّ، وَ لاَ أَقْبَلُ شَهَادَةَ اَلْفَاسِق إِلاَّ عَلَى نَفْسِهِ ».

Hadith.3306 - And it was narrated by Muhammad bin Qais from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said that the Commander of the Faithful, peace be upon him, used to say: "I do not act upon the statement of a fortune-teller, nor a tracker, nor a thief, and I do not accept the testimony of a transgressor except against himself."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.50 • Al-Wafi, Vol.16 p.1000 • Wasa'il Al-Shi'ah, Vol.27 p.378 • Al-Fusul Al-Muhimmah, Vol.3 p.342

3307 - وَ رَوَى سُلَيْمَانُ بْنُ دَاوُدَ ٱلْمِنْقَرِيُّ عَنْ حَفْصِ بْنِ غِيَاثٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : قَالَ لَهُ رَجُلُ أَ رَأَيْتَ إِذَا رَأَيْتُ شَيْئاً فِي يَدَيْ رَجُلٍ أَ يَجُوزُ لِي أَنْ أَشْهَدَ أَنَّهُ لَهُ فَقَالَ «نَعَمْ» قُلْتُ فَلَعُلَّهُ لِغَيْرِهِ قَالَ «وَ رَجُلُ أَ رَأَيْتَ إِذَا رَأَيْتُ شَيْئاً فِي يَدَيْ رَجُلٍ أَ يَجُوزُ لِي أَنْ أَشْهَدَ أَنَّهُ لَهُ فَقَالَ «نَعَمْ» قُلْتُ فَلَعُلَّهُ لِغَيْرِهِ قَالَ «وَ مِنْ أَيْنَ جَازَ لَكَ أَنْ تَشْتَرِيَهُ وَ يَصِيرَ مِلْكاً لَكَ ثُمَّ تَقُولَ بَعْدَ ٱلْمِلْكِ هُوَ لِي وَ تَحْلِفَ عَلَيْهِ وَ لاَ يَجُوزُ لَكَ أَنْ تَشْتَرِيَهُ وَ يَصِيرَ مِلْكاً لَكَ ثُمَّ تَقُولَ بَعْدَ ٱلْمِلْكِ هُوَ لِي وَ تَحْلِفَ عَلَيْهِ وَ لاَ يَجُوزُ لَكَ أَنْ تَشْتَرِيَهُ وَ يَصِيرَ مِلْكاً لَكَ ثُمَّ تَقُولَ بَعْدَ ٱلْمِلْكِ هُوَ لِي وَ تَحْلِفَ عَلَيْهِ وَ لاَ يَجُوزُ لَكَ أَنْ تَشْتَرِيَهُ وَ لاَ يَجُوزُ لَكَ أَنْ تَشْتَرِيَهُ وَ لاَ يَجُوزُ لَكَ أَنْ تَشْتَرِيَهُ وَ لاَ يَجُونُ لَكَ أَنْ تَشْتَرِيَهُ وَلا يَجُونُ لَكَ أَنْ تَشْتَرِيهُ وَ لاَ يَجُوزُ لَكَ أَنْ تَشْتَرِيهُ وَ لاَ يَجُوزُ لَكَ أَنْ تَشْتَرِيهُ وَ لاَ يَجُونُ لَكَ أَنْ تَشْتَرِيهُ وَلَيْتُ مِنْ قِبَلِهِ» ثُمَّ قَالَ أَبُو عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ «لَوْ لَمْ يَجُزْ هَذَا مَا قَامَتْ لِلْمُسْلِمِينَ سُوقٌ».

Hadith.3307 - And it was narrated by Sulayman bin Dawood Al-Minqari from Hafs bin Ghiyath, who said: A man asked Abu Abdullah ^{a.s}, "What do you say if I see something in the possession of a man—can I testify that it belongs to him?"

Imam {a.s} replied: "Yes."

The man then asked: "But perhaps it belongs to someone else?"

Imam ^{a.s} said: "Then how is it permissible for you to buy it and for it to become your property, and afterward you claim it as yours and swear upon it, yet it is not permissible for you to attribute it to the one from whom it came into your possession?"

Imam ^{a.s} said: "If this were not permissible, the marketplace for Muslims would not function."



«يُقْتَلُ».

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.51

3308 - وَ رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ : أَنَّ أَمِيرَ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ شَهِدَ عِنْدَهُ رَجُلٌ وَ قَدْ قُطِعَتْ يَدُهُ وَ رَجْلُهُ بِشَهَادَةٍ فَأَجَازَ شَهَادَتَهُ وَ قَدْ كَانَ تَابَ وَ عُرِفَتْ تَوْبَتُهُ.

Hadith.3308 - And it was narrated by Isma'il bin Muslim from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s.}, from his father Imam Muhammad ibn Ali Al-Baqir ^{a.s.}, peace be upon him, that a man who had his hand and foot amputated based on testimony came to testify before Commander of the Faithful, peace be upon him. Imam ^{a.s.} accepted his testimony, as the man had repented, and his repentance was known.

[REFERENCES]

Al-Kafi, Vol.7 p.397 • Man La Yahduruhu Al-Faqih, Vol.3 p.51 • Tahdhib Al-Ahkam, Vol.6 p.245 • Al-Istibsar, Vol.3 p.37 • Al-Wafi, Vol.16 p.1005 • Wasa'il Al-Shi'ah, Vol.27 p.385 • Bihar Al-Anwar, Vol.85 p.31

3309 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ مُحَمَّدِ بْنِ ٱلْفُضَيْلِ عَنْ أَبِي ٱلْحُسَنِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ شَهَادَةِ ٱلنَّسَاءِ هَلْ تَجُوزُ فِي نِكَاحٍ أَوْ طَلاَقٍ أَوْ رَجْمٍ قَالَ «تَجُوزُ شَهَادَةُ ٱلنَّسَاءِ فِيمَا لاَ يَسْتَطِيعُ ٱلرِّجَالُ النَّضَاءِ فِي اللَّمِ وَ تَجُوزُ فِي النَّطَرَ إِلَيْهِ وَ تَجُوزُ فِي ٱلنَّكَاحِ إِذَا كَانَ مَعَهُنَّ رَجُلٌ، وَ لاَ تَجُوزُ فِي ٱلطَّلاَقِ وَ لاَ فِي ٱلدَّمِ وَ تَجُوزُ فِي حَدِّ ٱلنَّنَا، إِذَا كَانَ ثَلاَثَةَ رِجَالَ وَ إِمْرَأَتَيْنَ وَ لاَ تَجُوزُ شَهَادَةُ رَجُلَيْنَ وَ أَرْبَعِ نِسْوَةٍ ».

Hadith.3309 - And it was narrated by Safwan bin Yahya from Muhammad bin Al-Fudhayl, from Abu Al-Hasan, peace be upon him.

He said: I asked him about the testimony of women—does it suffice in cases of marriage, divorce, or stoning?

Imam ^{a.s} said: "The testimony of women is accepted in matters that men cannot observe. It is also valid in marriage if accompanied by one man. However, it is not accepted in divorce or bloodshed. It is accepted in cases of adultery if there are three men and two women, but the testimony of two men and four women is not accepted."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.51

3310 - وَ سَأَلَ عُبَيْدُ اَللَّهِ بْنُ عَلِيٍّ اَلْحَلَبِيُّ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: عَنْ شَهَادَةِ اَلْقَابِلَةِ فِي اَلْوِلاَدَةِ قَالَ «تَجُوزُ شَهَادَةُ اَلْوَاحِدَةِ وَ شَهَادَةُ اَلنِّسَاءِ فِي اَلْمَنْفُوسِ وَ اَلْعُذْرَةِ ».

Hadith.3310 - And Ubaydullah bin Ali Al-Halabi asked Abu Abdullah ^{a.s}, about the testimony of a midwife in childbirth.

Imam ^{a.s} said: "The testimony of one woman is accepted, and so is the testimony of women regarding the newborn and the virginity (of a girl)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.52



3311 - وَ - قَضَى أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ فِي غُلاَمٍ شَهِدَتْ عَلَيْهِ اِمْرَأَةٌ أَنَّهُ دَفَعَ غُلاَماً فِي بِئْرٍ فَقَتَلَهُ فَأَجَازَ شَهَادَةَ ٱلْمَرْأَة.

Hadith.3311 - And the Commander of the Faithful, peace be upon him, ruled in the case of a boy against whom a woman testified that he had pushed another boy into a well, causing his death. Imam ^{a.s} accepted the testimony of the woman.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.52 • Tahdhib Al-Ahkam, Vol.6 p.267 • Al-Istibsar, Vol.3 p.27 • Al-Wafi, Vol.16 p.958 • Wasa'il Al-Shi'ah, Vol.27 p.357

3312 - وَ رَوَى زُرَارَةُ عَنْ أَحَدِهِمَا عَلَيْهِمَا ٱلسَّلاَمُ :

فِي أَرْبَعَةٍ شَهِدُوا عَلَى اِمْرَأَةٍ بِالرِّنَا فَقَالَتْ أَنَا بِكُرٌ فَنَظَرَتْ إِلَيْهَا اَلنِّسَاءُ فَوَجَدُوهَا بِكُراً قَالَ «تُقْبَلُ شَهَادَةُ اَلنِّسَاء».

Hadith.3312 - And Zurara narrated from one of the Imams, peace be upon them, regarding four witnesses who testified against a woman for committing adultery. She claimed that she was a virgin, so women examined her and found her to be a virgin. Imam ^{a.s} said: "The testimony of the women is accepted."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.52 • Tahdhib Al-Ahkam, Vol.6 p.271 • Al-Wafi, Vol.16 p.960 • Wasa'il Al-Shi'ah, Vol.27 p.363

3313 - وَ سَأَلَ عَبْدُ اَللَّهِ بْنُ اَلْحَكَمِ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اِمْرَأَةٍ شَهِدَتْ عَلَى رَجُلٍ أَنَّهُ دَفَعَ صَبِيّاً فِي بِئْرٍ فَمَاتَ قَالَ «عَلَى اَلرَّجُلِ رُبُعُ دِيَةِ اَلصَّبِيِّ بِشَهَادَةِ اَلْمَرْأَةِ».

Hadith.3313 - And Abdullah bin Al-Hakam asked Abu Abdullah ^{a.s}, about a woman who testified against a man that he had pushed a boy into a well, resulting in his death. Imam ^{a.s} said: "The man is liable for one-fourth of the boy's blood money based on the testimony

[REFERENCES]

of the woman."

Man La Yahduruhu Al-Faqih, Vol.3 p.52 • Tahdhib Al-Ahkam, Vol.6 p.267 • Al-Istibsar, Vol.3 p.27 • Al-Wafi, Vol.16 p.959 • Wasa'il Al-Shi'ah, Vol.27 p.359

3314 - وَ رَوَى اِبْنُ أَبِي عُمَيْرٍ عَنِ اَلْحُسَيْنِ بْنِ خَالِدٍ اَلصَّيْرَفِيٍّ عَنْ أَبِي اَلْحَسَنِ اَلْمَاضِي عَلَيْهِ اَلسَّلاَمُ قَالَ: كَتَبْتُ إِلَيْهِ فِي رَجُلٍ مَاتَ وَ لَهُ أُمُّ وَلَدٍ وَ قَدْ جَعَلَ لَهَا سَيِّدُهَا شَيْئاً فِي حَيَاتِهِ ثُمَّ مَاتَ قَالَ فَكَتَبَ عَلَيْهِ اَلسَّلاَمُ «لَهَا مَا آتَاهَا بِهِ سَيِّدُهَا فِي حَيَاتِهِ مَعْرُوفٌ ذَلِكَ لَهَا تُقْبَلُ عَلَى ذَلِكَ شَهَادَةُ اَلرَّجُلِ وَ اَلْمَرْأَةِ وَ اَلْخَدَمِ غَيْرِ اللَّهُ اللَّالَٰ اللَّهُ اللِّهُ اللَّهُ الللَّهُ اللَّهُ اللِّهُ اللَّهُ الللللْمُولِ اللَّهُ اللللللللِّهُ اللللْمُولِ الللَّهُ اللَّهُ اللَّهُ ال



Hadith.3314 - And Ibn Abi Umair narrated from Al-Husayn bin Khalid Al-Sayrafi, from Abu Al-Hasan Al-Madhi, peace be upon him, who said: I wrote to Imam ^{a.s} regarding a man who died, leaving behind a bondwoman, and her master had given her something during his lifetime. Then the master died.

Imam ^{a.s} wrote back: "She is entitled to what her master gave her during his lifetime, as it is recognized for her. The testimony of a man, a woman, and trustworthy servants is accepted in this matter, provided they are not accused of dishonesty."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.53 • Al-Wafi, Vol.16 p.965 • Wasa'il Al-Shi'ah, Vol.27 p.364

3315 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : إِنَّ رَسُولَ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ أَجَازَ شَهَادَةَ ٱلنِّسَاءِ فِي ٱلدَّيْنِ وَ لَيْسَ مَعَهُنَّ رَجُلٌ.

Hadith.3315 - And Hammad narrated from Al-Halabi, from Abu Abdullah ^(a.s), who said: Indeed, the Messenger of Allah ^(SWT), peace and blessings be upon him and his family, approved the testimony of women in matters of debt even if no man was with them.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.53 • Tahdhib Al-Ahkam, Vol.6 p.263 • Tahdhib Al-Ahkam, Vol.6 p.271 • Al-Istibsar, Vol.3 p.22 • Al-Wafi, Vol.16 p.952 • Wasa'il Al-Shi'ah, Vol.27 p.356 • Wasa'il Al-Shi'ah, Vol.27 p.363

3316 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عُمَرَ بْنِ يَزِيدَ قَالَ :

سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ مَاتَ وَ تَرَكَ اِمْرَأَةً وَ هِيَ حَامِلٌ فَوَضَعَتْ بَعْدَ مَوْتِهِ غُلاَماً ثُمَّ مَاتَ اَلْغُلاَمُ بَعْدَ مَا وَقَعَ إِلَى اَلْأَرْضِ فَشَهِدَتِ اَلْمَرْأَةُ اَلَّتِي قَبِلَتْهَا بِهِ أَنَّهُ اِسْتَهَلَّ وَ صَاحَ حِينَ وَقَعَ إِلَى اَلْأَرْضِ ثُمَّ اَلْغُلاَمُ بَعْدُ فَقَالَ «عَلَى اَلْإُمَامِ أَنْ يُجِيزَ شَهَادَتَهَا فِي رُبُع مِيرَاثِ اَلْغُلاَمِ».

Hadith.3316 - And Al-Hasan ibn Mahbub narrated from Umar ibn Yazid, who said:

I asked Abu Abdullah ^{a.s}, about a man who died and left behind a wife who was pregnant. She gave birth to a boy after his death, and then the boy died after falling to the ground. The woman who received him testified that he cried out and screamed when he fell to the ground, and then he died afterward.

Imam ^{a.s} said: It is upon the Imam to approve her testimony concerning a quarter of the boy's inheritance.

[REFERENCES]

Al-Kafi, Vol.7 p.392 • Man La Yahduruhu Al-Faqih, Vol.3 p.53 • Tahdhib Al-Ahkam, Vol.6 p.268 • Tahdhib Al-Ahkam, Vol.9 p.391 • Al-Istibsar, Vol.3 p.29 • Wasa'il Al-Shi'ah, Vol.27 p.352

3317 - وَ فِى رِوَايَةٍ أُخْرَى :

«إِنْ كَانَتِ اِمْرَأَتَيْنِ تَجُوزُ شَهَادَتُهُمَا فِي نِصْفِ اَلْمِيرَاثِ وَ إِنْ كُنَّ ثَلاَثَةِ نِسْوَةٍ جَازَتْ شَهَادَتُهُنَّ فِي ثَلاَثَةِ أَرْبَاع اَلْمِيرَاثِ وَ إِنْ كُنَّ أَرْبَعاً جَازَتْ شَهَادَتُهُنَّ فِي اَلْمِيرَاثِ كُلِّهِ ».



Hadith.3317 - And in another narration:

If there are two women, their testimony is valid for half of the inheritance. If there are three women, their testimony is valid for three-fourths of the inheritance. And if there are four women, their testimony is valid for the entire inheritance.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.54 • Al-Wafi, Vol.16 p.961 • Wasa'il Al-Shi'ah, Vol.27 p.365



CHAPTER 19 – CHAPTER ON JUDGING BY THE TESTIMONY OF ONE WITNESS AND THE OATH OF THE CLAIMANT

بَابُ الْحُكْمِ بِشَهَادَةِ الْوَاحِدِ وَ يَمِينِ الْمُدَّعِي

﴾ 35 – HADITH 3318 ۞ بِسْم اللهِّ الرَّحَمْنِ الرَّحِيمِ

3318 - قَضَى رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ بِشَهَادَةِ شَاهِدٍ وَ يَمِينِ اَلْمُدَّعِي وَ قَالَ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «نَزَلَ عَلَيَّ جَبْرَئِيلُ عَلَيْهِ اَلسَّلاَمُ بِالْحُكْمِ بِشَهَادَةِ شَاهِدٍ وَ يَمِينِ صَاحِبِ اَلْحَقِّ»
وَ حَكَمَ بِهِ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ بِالْعِرَاقِ.

Hadith.3318 - The Messenger of Allah ^(SWT), peace and blessings be upon him and his family, ruled based on the testimony of one witness and the oath of the claimant.

He {saws}, peace and blessings be upon him and his family, said: "Jibril {a.s} descended upon me with the judgment of the testimony of one witness and the oath of the claimant."

[AL SADUQ]

Commander of the Faithful, peace be upon him, also judged by this ruling in Iraq.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.54 • Al-Wafi, Vol.16 p.945 • Wasa'il Al-Shi'ah, Vol.27 p.269

3319 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنِ اَلْعَلاَءِ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لَوْ كَانَ اَلْأَمْرُ إِلَيْنَا لَأَجَزْنَا شَهَادَةَ اَلرَّجُلِ إِذَا عُلِمَ مِنْهُ خَيْرٌ مَعَ يَمِينِ اَلْخَصْمِ فِي حُقُوقِ اَلنَّاسِ فَأَمَّا مَا كَانَ مِنْ حُقُوقِ اَلنَّاسِ فَأَمًّا مَا كَانَ مِنْ حُقُوقِ اَللَّهِ عَزَّ وَ جَلَّ وَ رُؤْيَةِ اَلْهِلاَلِ فَلاَ».

Hadith.3319 - Al-Hasan ibn Mahbub narrated from Al-Alaa, from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said: "If the matter were up to us, we would permit the testimony of one man, if he is known for goodness, along with the oath of the claimant, in the rights of people. However, as for the rights of Allah ^{SWT}, the Almighty, and the sighting of the crescent moon, we would not permit it."

[REFERENCES]

 $\label{lem:continuous} Man\,La\,Yahduruhu\,Al-Faqih,\,Vol.3\,p.54 \bullet Tahdhib\,Al-Ahkam,\,Vol.6\,p.273 \bullet Al-Istibsar,\,Vol.3\,p.33 \bullet Al-Wafi,\,Vol.16\,p.945 \bullet Wasa'il\,Al-Shi'ah,\,Vol.27\,p.268 \bullet Al-Fusul\,Al-Muhimmah,\,Vol.2\,p.502$



CHAPTER 20 – CHAPTER ON JUDGING BY THE TESTIMONY OF TWO WOMEN AND THE OATH OF THE CLAIMANT

بَابُ الْحُكْمِ بِشَهَادَةِ امْرَأَتَيْنِ وَ يَمِينِ الْمُدَّعِي

€ 3321 – 3320 HADITH @ بسمُم اللهِّ الرَّحمْنِ الرَّحيمِ

3320 - رَوَى مَنْصُورُ بْنُ حَازِمٍ أَنَّ أَبَا اَلْحَسَنِ مُوسَى بْنَ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ قَالَ : «إِذَا شَهِدَ لِطَالِبِ اَلْحَقِّ اِمْرَأَتَان وَ يَمِينَهُ فَهُوَ جَائِزٌ».

Hadith.3320 - Mansur ibn Hazim narrated that Abu al-Hasan Imam Musa ibn Jafar Al-Kadhim ^{a.s}, said: "If two women testify in favor of the claimant along with his oath, it is permissible."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.55 • Tahdhib Al-Ahkam, Vol.6 p.272 • Al-Istibsar, Vol.3 p.31 • Al-Wafi, Vol.16 p.951 • Wasa'il Al-Shi'ah, Vol.27 p.271 • Al-Fusul Al-Muhimmah, Vol.2 p.502

3321 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : «أَنَّ رَسُولَ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ أَجَازَ شَهَادَةَ ٱلنِّسَاءِ مَعَ يَمِينَ ٱلطَّالِبِ فِي ٱلدَّيْنِ يَحْلِفُ بِاللَّهِ إِنَّ حَقَّهُ لَحَقٌّ».

Hadith.3321 - Hammad narrated from al-Halabi, from Abu Abdullah (a.s), that:

"The Messenger of Allah (SWT), peace be upon him and his family, permitted the testimony of women along with the oath of the claimant in matters of debt, where he swears by Allah (SWT) that his claim is true."

[REFERENCES]

Al-Kafi, Vol.7 p.386 • Man La Yahduruhu Al-Faqih, Vol.3 p.55 • Tahdhib Al-Ahkam, Vol.6 p.272 • Al-Istibsar, Vol.3 p.32 • Al-Wafi, Vol.16 p.951 • Wasa'il Al-Shi'ah, Vol.27 p.271



CHAPTER 21 – CHAPTER ON ESTABLISHING TESTIMONY BASED ON KNOWLEDGE WITHOUT FORMAL WITNESSING

بَابُ إِقَامَةِ الشَّهَادَةِ بِالْعِلْمِ دُونَ الْإِشْهَادِ

HADITH 3322 – 3325 \$ \$ يسلم اللهِ الرَّحمٰن الرَّميم

3322 - رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ اَلْبَاقِرِ عَلَيْهِ اَلسَّلاَمُ : فِي اَلرَّجُلِ يَشْهَدُ حِسَابَ الرَّجُلَيْن ثُمَّ يُدْعَى إِلَى اَلشَّهَادَةِ قَالَ «إِنْ شَاءَ شَهدَ وَ إِنْ شَاءَ لَمْ يَشْهَدْ».

Hadith.3322 - Al-Ala narrated from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, regarding a man who observes the accounting between two men and is then called to testify.

Imam ^{a.s} said: "If he wishes, he may testify, and if he wishes, he may abstain from testifying."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.55 • Al-Wafi, Vol.16 p.1029 • Wasa'il Al-Shi'ah, Vol.27 p.319

3323 - وَ رَوَى اِبْنُ فَضَّالٍ عَنْ أَحْمَدَ بْنِ يَزِيدَ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ : فِي ٱلرَّجُلِ يَشْهَدُ حِسَابَ ٱلرَّجُلَيْن ثُمَّ يُدْعَى إِلَى ٱلشَّهَادَةِ قَالَ «يَشْهَدُ».

Hadith.3323 - Ibn Faddal narrated from Ahmad ibn Yazid, from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, regarding a man who observes the accounting between two men and is then called to testify. Imam ^{a.s} said: "He should testify."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.55 • Al-Wafi, Vol.16 p.1029 • Wasa'il Al-Shi'ah, Vol.27 p.319

3324 - وَ رَوَى عَلِيُّ بْنُ أَحْمَدَ بْنِ أَشْيَمَ قَالَ : سَأَلْتُ أَبَا ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ طَهُرَتِ اِمْرَأَتُهُ مِنْ حَيْضِهَا فَقَالَ فُلاَنَةُ طَالِقٌ وَ قَوْمٌ يَسْمَعُونَ كَلاَمَهُ وَ لَمْ يَقُلْ لَهُمُ اِشْهَدُوا أَ يَقَعُ ٱلطَّلاَقُ عَلَيْهَا قَالَ «نَعَمْ هَذِهِ صَيْضِهَا فَقَالَ فُلاَنَةُ طَالِقٌ وَ قَوْمٌ يَسْمَعُونَ كَلاَمَهُ وَ لَمْ يَقُلْ لَهُمُ اِشْهَدُوا أَ يَقَعُ ٱلطَّلاَقُ عَلَيْهَا قَالَ «نَعَمْ هَذِهِ شَهَادَةٌ أَ فَتَتْرُكُهَا مُعَلَّقَةً».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ مَعْنَى هَذَا الْخَبَرِ الَّذِي جُعِلَ الْخِيَارُ فِيهِ إِلَى الشَّاهِدِ بِحِسَابِ الرَّجُلَيْنِ هُوَ إِذَا كَانَ عَلَى ذَلِكَ الْحَقِّ غَيْرُهُ مِنَ الشُّهُودِ فَمَتَى عَلِمَ أَنَّ صَاحِبَ الْحَقِّ مَظْلُومٌ وَ لَا يُحْيَا حَقُّهُ إِلَّا بِشَهَادَتِهِ وَجَبَ عَلَيْهِ إِقَامَتُهَا وَ لَمْ يَحِلَ لَهُ كِثْمَانُهَا.

Hadith.3324 - Ali ibn Ahmad ibn Ashyam narrated that he asked Abu al-Hasan, peace be upon him, about a man whose wife became pure from her menstruation, and he said: "So-and-so is divorced," while people were listening to his words, but he did not tell them, "Bear witness." Does the divorce take effect upon her?



Imam ^{a.s} said: "Yes, this is a testimony. Would you leave her in suspense?"

[AL SADUQ]

The compiler of this book, may Allah {SWT} have mercy on him, commented: The meaning of this narration, in which the choice was left to the witness regarding the accounting of two men, applies when there are other witnesses regarding that right. Whenever it is known that the rightful person is being wronged and his right cannot be restored except through the testimony, it becomes obligatory to give it, and it is not permissible to conceal it.

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.56 • Wasa'il Al-Shi'ah, Vol.27 p.319

Hadith.3325 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, said: "Knowledge is a testimony when its possessor is wronged."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.57 • Al-Wafi, Vol.16 p.1030 • Wasa'il Al-Shi'ah, Vol.27 p.319



CHAPTER 22 – CHAPTER ON REFRAINING FROM TESTIMONY, WHAT HAS BEEN MENTIONED ABOUT ESTABLISHING IT, EMPHASIZING IT, AND CONCEALING IT

بَابُ الِامْتِنَاعِ مِنَ الشَّهَادَةِ وَ مَا جَاءَ فِي إِقَامَتِهَا وَ تَأْكِيدِهَا وَ كِتْمَانِهَا

3326 - رُوِيَ عَنْ مُحَمَّدِ بْنِ اَلْفُضَيْلِ قَالَ اَلْعَبْدُ اَلصَّالِحُ عَلَيْهِ اَلسَّلاَمُ: «لاَ يَنْبَغِي لِلَّذِي يُدْعَى إِلَى شَهَادَةٍ أَنْ يَتَقَاعَسَ عَنْهَا».

Hadith.3326 - It is narrated from Muhammad ibn al-Fudayl who said that the Righteous Servant, peace be upon him, said: "One who is called to bear witness should not refrain from it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.57 • Al-Wafi, Vol.16 p.1023 • Wasa'il Al-Shi'ah, Vol.27 p.311

3327 - وَ رَوَى هِشَامُ بْنُ سَالِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ:

۞ وَ لاْ يَأْبَ اَلشُّهَدْاءُ إِذْا مَا دُعُوا ۞ قَالَ «قَبْلَ اَلشَّهَادَةِ»

وَ فِي قَوْلِهِ عَزَّ وَ جَلَّ:

۞ وَ مَنْ يَكْتُمْهٰا فَإِنَّهُ آثِمٌ قَلْبُهُ ۞ قَالَ «بَعْدَ اَلشَّهَادَةِ».

Hadith.3327 - It is narrated from Hisham ibn Salim, from Abu Abdullah ^{a.s}, regarding the words of Allah ^{SWT}, the Almighty and Majestic: "*And the witnesses should not refuse when they are called*" (Surah Al-Baqarah 2:282)

Imam {a.s} said: "This refers to before giving testimony."

And regarding His ^{SWT} words: "And whoever conceals it, his heart is indeed sinful" (Surah Al-Baqarah 2:283)

Imam {a.s} said: "This refers to after giving testimony."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.57 • Tahdhib Al-Ahkam, Vol.6 p.275 • Awali Al-La'ali, Vol.2 p.346 • Awali Al-La'ali, Vol.3 p.540 • Al-Wafi, Vol.16 p.1023 • Wasa'il Al-Shi'ah, Vol.27 p.309 • Tafsir Al-Burhan, Vol.1 p.564

3328 - وَ رَوَى عُثْمَانُ بْنُ عِيسَى عَنْ بَعْضِ أَصْحَابِنَا عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : قُلْتُ لَهُ يَكُونُ لِلرَّجُلِ مِنْ إِخْوَانِي عِنْدِي اَلشَّهَادَةُ لَيْسَ كُلُّهَا تُجِيزُهَا اَلْقُضَاةُ عِنْدَنَا قَالَ «إِذَا عَلِمْتَ أَنَّهَا حَقٌّ فَصَحِّحْهَا بِكُلِّ لِلرَّجُلِ مِنْ إِخْوَانِي عِنْدِي اَلشَّهَادَةُ لَيْسَ كُلُّهَا تُجِيزُهَا الْقُضَاةُ عِنْدَنَا قَالَ «إِذَا عَلِمْتَ أَنَّهَا حَقٌّ فَصَحِّحْهَا بِكُلِّ وَجُهِ حَتَّى يَصِحَّ لَهُ حَقُّهُ».



CHAPTER 22 – CHAPTER ON REFRAINING FROM TESTIMONY, WHAT HAS BEEN MENTIONED ABOUT ESTABLISHING IT, EMPHASIZING IT, AND CONCEALING IT

Hadith.3328 - It is narrated from Uthman ibn Isa, from some of our companions, from Abu Abdullah ^(a.s). I said to Imam ^(a.s), "A man from my brothers has a testimony with me, but not all of it is admissible by the judges here."

Imam ^{a.s} said: "If you know that it is true, then validate it in every possible way so that his right is established."

[REFERENCES]

Al-Kafi, Vol.7 p.387 • Man La Yahduruhu Al-Faqih, Vol.3 p.57 • Tahdhib Al-Ahkam, Vol.6 p.262 • Al-Wafi, Vol.16 p.1036 • Wasa'il Al-Shi'ah, Vol.27 p.317 • Al-Fusul Al-Muhimmah, Vol.2 p.505

3329 - وَ رَوَى جَابِرٌ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ كَتَمَ الشَّهَادَةَ أَوْ شَهِدَ بِهَا لِيُهْدِرَ بِهَا دَمَ إِمْرِئٍ مُسْلِمٍ أَوْ لِيُتُوِيَ مَالَ إِمْرِئٍ مُسْلِمٍ أَتَى يَوْمَ اَلْقِيَامَةِ وَ لِوَجْهِهِ ظُلْمَةٌ مَدَّ الْبَصَرِ وَ فِي وَجْهِهِ كُدُوحٌ تَعْرِفُهُ اَلْخَلاَئِقُ بِاسْمِهِ وَ نَسَبِهِ وَ مَنْ شَهِدَ شَهَادَةَ حَقَّ لِيُحْيِيَ بِهَا مَالَ إِمْرِئٍ مُسْلِمٍ أَتَى يَوْمَ اَلْقِيَامَةِ وَ لِوَجْهِهِ نُورٌ مَدَّ اَلْبَصَرِ تَعْرِفُهُ اَلْخَلاَئِقُ بِاسْمِهِ وَ نَسَبِهِ» ثُمَّ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ مُسْلِمٍ أَتَى يَوْمَ اَلْقِيَامَةِ وَ لِوَجْهِهِ نُورٌ مَدَّ اَلْبَصَرِ تَعْرِفُهُ اَلْخَلاَئِقُ بِاسْمِهِ وَ نَسَبِهِ» ثُمَّ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ السَّلَامُ «أَ لاَ تَرَى أَنَّ اللَّهَ عَزَّ وَ جَلَّ يَقُولُ: ۞ وَ أَقِيمُوا اَلشَّهَادَةَ لِلَّهِ ۞ ».

Hadith.3329 - It is narrated from Jabir, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.}, who said that the Messenger of Allah ^{SWT}, peace and blessings be upon him and his family, said: "Whoever conceals testimony or gives false testimony to shed the blood of a Muslim or to destroy the wealth of a Muslim, will come on the Day of Judgment with darkness on his face extending as far as the eye can see, and scars on his face by which all creatures will recognize him by his name and lineage. And whoever testifies truthfully to preserve the wealth of a Muslim, will come on the Day of Judgment with light on his face extending as far as the eye can see, and all creatures will recognize him by his name and lineage."

Then Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s), said: "Do you not see that Allah (SWT), the Almighty and Glorious, says: 'And establish the testimony for Allah (SWT)'?" (Surah At-Talaq 65:2)

[REFERENCES]

Al-Kafi, Vol.7 p.380 • Man La Yahduruhu Al-Faqih, Vol.3 p.58 • Al-Amali (Lil-Saduq), Vol.1 p.482 • Tahdhib Al-Ahkam, Vol.6 p.276 • Al-Wafi, Vol.16 p.1025 • Wasa'il Al-Shi'ah, Vol.27 p.312 • Tafsir Al-Burhan, Vol.1 p.566 • Tafsir Al-Burhan, Vol.5 p.408 • Bihar Al-Anwar, Vol.7 p.218 • Bihar Al-Anwar, Vol.101 p.311

3330 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ : فِي قَوْلِ ٱللَّهِ عَزَّ وَ جَلَّ: ۞ وَ مَنْ يَكْتُمْهَا فَإِنَّهُ آثِمٌ قَلْبُهُ ۞ قَالَ «كَافِرٌ قَلْبُهُ».

Hadith.3330 - And Imam ^{a.s} said regarding the saying of Allah ^{SWT}, the Almighty and Glorious: "*And whoever conceals it, then indeed his heart is sinful*" (Surah Al-Baqarah 2:283) Imam ^{a.s} said: "His heart is disbelieving."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.58 • Al-Wafi, Vol.16 p.1026 • Wasa'il Al-Shi'ah, Vol.27 p.313 • Tafsir Al-Burhan, Vol.1 p.567 • Tafsir Nur Al-Thaqalayn, Vol.1 p.301 • Tafsir Kanz Al-Daqaiq, Vol.2 p.472



CHAPTER 23 – CHAPTER ON FALSE TESTIMONY AND WHAT HAS BEEN REPORTED REGARDING IT

بَابُ شَهَادَةِ الزُّورِ وَ مَا جَاءَ فِيهَا

% HADITH 3331 – 3339 % بِسِنْم اللهِّ الرَّحْمْنِ الرَّعِيمِ

3331 - رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ جَمِيلِ بْنِ دَرَّاجٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي شَهَادَةِ اَلزُّورِ قَالَ «إِذَا كَانَ اَلشَّىْءُ قَائِماً بِعَيْنِهِ رُدَّ عَلَى صَاحِبِهِ وَ إِنْ لَمْ يَكُنْ قَائِماً ضَمِنَ بِقَدْرٍ مَا أَتْلَفَ مِنْ مَال اَلرَّجُل ».

Hadith.3331 - Muhammad ibn Abi Umayr narrated from Jamil ibn Darraj from Abu Abdullah ^{a.s}, regarding false testimony.

Imam ^{a.s} said: "If the thing is present in its original form, it is returned to its owner. But if it is no longer present, then the false witness is liable for the value of what he caused to be lost from the man's property."

[REFERENCES]

Al-Kafi, Vol.7 p.384 • Man La Yahduruhu Al-Faqih, Vol.3 p.59 • Tahdhib Al-Ahkam, Vol.6 p.259 • Al-Wafi, Vol.16 p.1042 • Wasa'il Al-Shi'ah, Vol.27 p.327

3332 - وَ رَوَى سَمَاعَةُ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «شُهُودُ اَلزُّورِ يُجْلَدُونَ حَدَّاً وَ لَيْسَ لَهُ وَقْتُ ذَلِكَ إِلَى اَلْإِمَامِ وَ يُطَافُ بِهِمْ حَتَّى يُعْرَفُوا وَ لاَ يَعُودُوا » قَالَ قُلْتُ فَإِنْ تَابُوا وَ أَصْلَحُوا أَ تُقْبَلُ شَهَادَتُهُمْ بَعْدُ».

بَعْدُ فَقَالَ «إِذَا تَابُوا تَابَ اَللَّهُ عَلَيْهِمْ وَ قُبِلَتْ شَهَادَتُهُمْ بَعْدُ».

Hadith.3332 - Sama'ah narrated from Abu Abdullah ^{a.s.}, who said: "False witnesses are subjected to flogging as a punishment, and its extent is determined by the Imam. They are paraded publicly so that they may be recognized and refrain from repeating the act."

I said: "If they repent and reform, will their testimony be accepted afterward?" Imam ^{a.s} said: "If they repent, Allah ^{SWT} accepts their repentance, and their testimony will be accepted thereafter."

[REFERENCES]

Al-Kafi, Vol.7 p.243 • Man La Yahduruhu Al-Faqih, Vol.3 p.59 • Al-Wafi, Vol.15 p.505 • Wasa'il Al-Shi'ah, Vol.27 p.333 • Wasa'il Al-Shi'ah, Vol.28 p.376

3333 - وَ كَانَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ إِذَا أَخَذَ شَاهِدَ زُورٍ فَإِنْ كَانَ غَرِيباً بَعَثَ بِهِ إِلَى حَيِّهِ وَ إِنْ كَانَ سُوقِيّاً بَعَثَ بِهِ إِلَى حَيِّهِ وَ إِنْ كَانَ سُوقِيّاً بَعَثَ بِهِ إِلَى سُوقِهِ ثُمَّ يُطِيفُ بِهِ ثُمَّ يَحْبِسُهُ أَيَّاماً ثُمَّ يُخَلِّى سَبِيلَهُ.

Hadith.3333 - It is reported that when Imam Ali ibn Abi Talib ^{a.s} apprehended a false witness, if the person was a stranger, he would send him back to his tribe. If the person was a tradesman, Imam ^{a.s} would send him to his marketplace. Then Imam ^{a.s} would parade him publicly, imprison him for a few days, and afterward release him.



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.59

3334 - وَ رَوَى إِبْرَاهِيمُ بْنُ عَبْدِ ٱلْحَمِيدِ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ: فِي اِمْرَأَةٍ شَهِدَ عِنْدَهَا شَاهِدَانِ بِأَنَّ زَوْجَهَا مَاتَ فَتَزَوَّجَتْ ثُمَّ جَاءَ زَوْجُهَا ٱلأَوَّلُ قَالَ «لَهَا ٱلْمَهْرُ بِمَا اِسْتَحَلَّ مِنْ فَرْجِهَا ٱلْأَخِيرُ وَ شَاهِدَانِ بِأَنَّ زَوْجَهَا مَاتَ فَتَزَوَّجَهَا ٱلْأَوْلُ قَالَ «لَهَا ٱلْمَهْرُ بِمَا أَلْمَهْرَ بِمَا غَرًّا ٱلرَّجُلَ ثُمَّ تَعْتَدُّ وَ تَرْجِعُ إِلَى زَوْجِهَا ٱلأَوَّلِ».

Hadith.3334 - Ibrahim ibn Abdul Hamid reported from Abu Basir, who narrated from Abu Abdullah ^{a.s}, regarding a woman for whom two witnesses testified that her husband had died. She then remarried, but later her first husband returned.

Imam ^{a.s} said: "The second husband owes her the dowry because he lawfully enjoyed her intimacy. The two witnesses are to be given the prescribed punishment (for false testimony) and held liable for the dowry due to having deceived the man. The woman must observe the waiting period ('iddah) and then return to her first husband."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.59 • Tahdhib Al-Ahkam, Vol.6 p.286 • Al-Wafi, Vol.22 p.647 • Wasa'il Al-Shi'ah, Vol.27 p.330

3335 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنِ اَلْعَلاَءِ وَ أَبِي أَيُّوبَ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلَيْنِ شَهِدَا عَلَى رَجُلٍ غَائِبٍ عِنْدَ اِمْرَأَتِهِ بِأَنَّهُ طَلَّقَهَا فَاعْتَدَّتِ اَلْمَرْأَةُ وَ تَزَوَّجَتْ ثُمَّ إِنَّ اَلزَّوْجَ اَلْغَائِبَ : فِي رَجُلَيْنِ شَهِدَا عَلَى رَجُلٍ غَائِبٍ عِنْدَ اِمْرَأَتِهِ بِأَنَّهُ طَلَّقَهَا فَاعْتَدَّتِ اَلْمَرْأَةُ وَ تَزَوَّجَتْ ثُمَّ إِنَّ الرَّوْجَ اَلْغَائِبَ وَقَالَ «لَا سَبِيلَ لِلْأَخِيرِ عَلَيْهَا وَ يُؤْخَذُ اَلصَّدَاقُ مِنَ قَوْمَ فَزَعَمَ أَنَّهُ لَمْ يُطَلِّقُهَا وَ أَكْذَبَ نَفْسَهُ أَحَدُ الشَّاهِدَيْنِ فَقَالَ «لَا سَبِيلَ لِلْأَخِيرِ عَلَيْهَا وَ يُؤْخَذُ الصَّدَاقُ مِنَ اللَّاخِيرِ وَ لاَ يَقْرَبُهَا اللَّوَّلُ حَتَّى تَنْقَضِيَ اللَّوْلُ حَتَّى تَنْقَضِيَ اللَّاخِيرِ وَ لاَ يَقْرَبُهَا اللَّوَّلُ حَتَّى تَنْقَضِيَ عَدَّتُهُ مِنَ الْأَخِيرِ وَ لاَ يَقْرَبُهَا اللَّوَّلُ حَتَّى تَنْقَضِيَ عَدَّتُهُ مِنَ الْأَخِيرِ وَ لاَ يَقْرَبُهَا اللَّوَّلُ حَتَّى تَنْقَضِيَ عَدَّتُهُ مِنَ الْأَخِيرِ وَ لاَ يَقْرَبُهَا اللَّوَّلُ حَتَّى تَنْقَضِيَ عَلَيْهُ اللَّهُ اللَّهُ مَا لَا يَقْرَبُهَا اللَّوْلُ حَتَّى تَنْقَضِيَ عَلَيْهُ مَا لَوْ لَا يَعْرَبُهَا اللَّوْلُ حَتَّى اللَّهُ عَلَى اللَّافِيرِ وَ يُفَرَّقُ بَيْنَهُمَا وَ تَعْتَدُ مِنَ الْأَخِيرِ وَ لاَ يَقْرَبُهَا اللَّوْلُ حَتَّى اللَّهَا اللَّوْلُ مَتَى الْمُدَادُ اللَّهُ الْمَالِقُ الْقَالُ الْمَالِمُ اللَّهُ الْمَالِمُ الْوَالُ عَلَى اللَّهُ الْمَالِمُ اللَّهُ الْمَالِمُ اللَّهُ الْمَالِمُ الْمَالِمُ الْمَالِمُ الْمَدُ الْمَالِمُ الْمَالِمُ الْمَالَ مَا لَهُ اللَّهُ مُلْفَالِهُ اللْمُلْمَا وَلَهُ الْمَالِمُ الْمَالِمُ الْمَالَالَةُ الْمِلْمُ الْمَالِمُ الْمَالِمُ الْمُؤْمِلُولُ اللْمَالِمُ الْمَالِمُ الْمَالِمُ الْمُلْمَالِهُ اللْمَالَةُ اللْمَالِمُ اللْمَالِمُ الْمَلْمُ اللْمَالِمُ الْمَالِمُ الْمُرَالُولُولُولُ اللَّهُ اللَّهُ الْمَالِمُ الْمَالَقُولُ الْمَالَمُ الْمَالَمُ اللْمُولُولُ اللَّهُ اللْمَالَقُولُ اللْمَالَةُ اللَّهُ اللْمَالَقُولُ اللَّهُ الْمُلْمُ اللَّهُ اللْمُعْمَا اللَّهُ اللَّهُ الْمِلْمُ اللْمَالَةُ اللْمَالِقُ الْمَالَمُ اللْمُو

Hadith.3335 - Al-Hasan ibn Mahbub reported from Al-Ala and Abu Ayyub, who narrated from Muhammad ibn Muslim, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s.}, regarding two men who testified against an absent man in the presence of his wife, claiming that he had divorced her.

The woman observed her waiting period (iddah) and then remarried. Later, the absent husband returned, asserting that he had not divorced her, and one of the witnesses admitted to lying. Imam ^{a.s} said: "The second husband has no claim over her, and the dowry is to be taken from the witness who retracted his testimony and returned to the second husband. They must be separated, and the woman must observe the waiting period (iddah) from the second husband. The first husband may not approach her until her waiting period has ended."

[REFERENCES]

Al-Kafi, Vol.6 p.149 • Man La Yahduruhu Al-Faqih, Vol.3 p.60 • Tahdhib Al-Ahkam, Vol.6 p.285 • Tahdhib Al-Ahkam, Vol.6 p.286 • Al-Istibsar, Vol.3 p.38 • Al-Sarair, Vol.3 p.592 • Al-Wafi, Vol.22 p.645 • Wasa'il Al-Shi'ah, Vol.22 p.252 • Wasa'il Al-Shi'ah, Vol.27 p.331 • Bihar Al-Anwar, Vol.101 p.144

3336 - وَ رَوَى عَلِيُّ بْنُ مَطَرٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِنَّ شُهُودَ اَلزُّورِ يُجْلَدُونَ حَدَّاً لَيْسَ لَهُ وَقْتُ ذَلِكَ إِلَى اَلْإِمَامِ وَ يُطَافُ بِهِمْ حَتَّى يَعْرِفَهُمُ اَلنَّاسُ وَ قَوْلُهُ عَزَّ وَ جَلَّ،



© وَ لاْ تَقْبَلُوا لَهُمْ شَهَادَةً أَبَداً وَ أُولَٰئِكَ هُمُ اَلْفَاسِقُونَ إِلاَّ اَلَّذِينَ تَّابُوا ۞ » قُلْتُ بِمَ تُعْرَفُ تَوْبَتُهُ قَالَ «يُكَذِّبُ نَفْسَهُ عَلَى رُءُوسِ اَلْأَشْهَادِ حَيْثُ يُضْرَبُ وَ يَسْتَغْفِرُ رَبَّهُ عَزَّ وَ جَلَّ فَإِنْ هُوَ فَعَلَ ذَلِكَ فَثَمَّ ظَهَرَتْ تَوْبَتُهُ».

Hadith.3336 - Ali ibn Matar narrated from Abdullah ibn Sinan, who reported from Abu Abdullah ^{a.s}, that Imam ^{a.s} said: "False witnesses are subjected to a punishment of flogging, the duration of which is determined by the Imam. They are paraded so that people recognize them." Allah ^(SWT), the Almighty, says: 'And do not accept their testimony ever, and those are the defiantly disobedient—except for those who repent.' (Surah An-Nur 24:4-5)

I asked: 'How is their repentance recognized?'

Imam $^{\{a.s\}}$ said: 'He must publicly declare his falsehood before the witnesses where he was punished, and seek forgiveness from his Lord $^{\{AZJ\}}$, the Almighty. If he does this, then his repentance becomes evident.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.60

3337 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «لاَ يَنْقَضِي كَلاَمُ شَاهِدِ زُورٍ مِنْ بَيْنِ يَدَيِ اَلْحَاكِمِ حَتَّى يَتَبَوَّأَ مَقْعَدَهُ مِنَ اَلنَّارِ وَ كَذَلِكَ مَنْ كَتَمَ اَلشَّهَادَةَ».

Hadith.3337 - The Messenger of Allah ^(SWT), peace and blessings be upon him and his family, said: "The speech of a false witness does not end before the judge without him having taken his seat in the Hellfire, and the same applies to one who conceals testimony."

[REFERENCES]

Al-Kafi, Vol.7 p.383 • Man La Yahduruhu Al-Faqih, Vol.3 p.60 • Al-Wafi, Vol.16 p.1041 • Wasa'il Al-Shi'ah, Vol.27 p.325

3338 - وَ رَوَى صَالِحُ بْنُ مِيثَمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «مَا مِنْ رَجُلٍ يَشْهَدُ شَهَادَةَ زُورٍ عَلَى رَجُلٍ مُسْلِم لِيَقْطَعَ مَالَهُ إِلاَّ كَتَبَ اَللَّهُ لَهُ مَكَانَهُ صَكَّاً إِلَى اَلنَّارِ».

Hadith.3338 - Salih bin Mitham narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said: "There is no man who gives false testimony against a Muslim to seize his wealth except that Allah ^{SWT} writes for him a decree to Hell in its place."

[REFERENCES]

Al-Kafi, Vol.7 p.383 • Man La Yahduruhu Al-Faqih, Vol.3 p.61 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.225 • Al-Amali (Lil-Saduq), Vol.1 p.482 • Al-Ikhtisas, Vol.1 p.25 • Al-Wafi, Vol.16 p.1041 • Wasa'il Al-Shi'ah, Vol.27 p.324 • Bihar Al-Anwar, Vol.101 p.310 • Mustadrak Al-Wasa'il, Vol.17 p.415

3339 - وَ رَوَى جَمِيلُ بْنُ دَرَّاجٍ عَمَّنْ أَخْبَرَهُ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ : «فِي اَلشَّهُودِ إِذَا شَهِدُوا عَلَى رَجُلِ ثُمَّ رَجَعُوا عَنْ شَهَادَتِهِمْ وَ قَدْ قُضِيَ عَلَى اَلرَّجُلِ ضُمِّنُوا مَا شَهِدُوا بِهِ وَ غُرِّمُوا فَإِنْ لَمْ يَكُنْ قُضِيَ طُرِحَتْ شَهَادَتُهُمْ وَ لَمْ يُغَرَّمِ اَلشُّهُودُ شَيْئاً».



Hadith.3339 - Jamil bin Darraj narrated from someone who informed him about one of the Imams, peace be upon them, who said:

"Regarding witnesses who testify against a man and then retract their testimony—if a judgment has already been passed against the man, the witnesses are held liable for what they testified and must pay compensation. However, if no judgment has been passed, their testimony is discarded, and the witnesses are not required to pay anything."

[REFERENCES]

Al-Kafi, Vol.7 p.383 • Man La Yahduruhu Al-Faqih, Vol.3 p.61 • Tahdhib Al-Ahkam, Vol.6 p.259 • Al-Wafi, Vol.16 p.1043 • Wasa'il Al-Shi'ah, Vol.27 p.326



CHAPTER 24 – CHAPTER ON THE INVALIDATION OF THE CLAIMANT'S RIGHT BY ADMINISTERING AN OATH EVEN IF THEY HAVE EVIDENCE

بَابُ بُطْلَانِ حَقِّ الْمُدَّعِي بِالتَّحْلِيفِ وَ إِنْ كَانَ لَهُ بَيِّنَةٌ

® 1341 − 3340 HADITH & بسئم اللهِّ الرَّحَمْنِ الرَّحِيمِ

3340 - رَوَى عَبْدُ اَللَّهِ بْنُ أَبِي يَعْفُورٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا رَضِيَ صَاحِبُ اَلْحَقِّ بِيَمِينِ الْمُنْكِرِ لِحَقِّهِ فَاسْتَحْلَفَهُ فَحَلَفَ أَنْ لاَ حَقَّ لَهُ قِبَلَهُ ذَهَبَتِ اَلْيَمِينُ بِحَقِّ اَلْمُدَّعِي وَ لاَ دَعْوَى لَهُ» قُلْتُ وَ إِنْ كَانَث لَهُ نَعْمُ وَ إِنْ أَقَامَ بَعْدَ مَا اِسْتَحْلَفَهُ بِاللَّهِ خَمْسِينَ قَسَامَةً مَا كَانَ لَهُ حَقُّ فَإِنَّ اَلْيَمِينَ قَدْ أَبْطَلَتْ كُلَّ مَا إِدْعَاهُ قَبْلَهُ مِمَّا قَد اِسْتَحْلَفَهُ عَلَيْه».

Hadith.3340 - Abdullah bin Abi Ya'fur narrated from Abu Abdullah (a.s), who said:

"If the claimant is satisfied with the oath of the defendant regarding his claim, and he requests the defendant to swear, and the defendant swears that there is no right due to the claimant upon him, then the oath nullifies the claimant's right, and he no longer has a claim."

I said: "What if the claimant has a just and valid proof?"

Imam ^{a.s} said: "Yes, even if he later presents fifty witnesses after having requested the defendant to swear by Allah ^{SWT}, he would have no right, for the oath has invalidated all previous claims for which he had requested the defendant to swear."

[REFERENCES]

Al-Kafi, Vol.7 p.417 • Man La Yahduruhu Al-Faqih, Vol.3 p.61 • Tahdhib Al-Ahkam, Vol.6 p.231 • Awali Al-La'ali, Vol.3 p.521 • Al-Wafi, Vol.16 p.930 • Wasa'il Al-Shi'ah, Vol.27 p.244

3341 - قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ حَلَفَ لَكُمْ بِاللَّهِ عَلَى حَقٌّ فَصَدِّقُوهُ وَ مَنْ سَأَلَكُمْ بِاللَّهِ فَأَعْطُوهُ ذَهَبَتِ اَلْيَمِينُ بِدَعْوَى اَلْمُدَّعِي وَ لاَ دَعْوَى لَهُ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ مَتَى جَاءَ الرَّجُلُ الَّذِي يَحْلِفُ عَلَى حَقِّ تَائِباً وَ حَمَلَ مَا عَلَيْهِ مَعَ مَا رَبِحَ فِيهِ فَعَلَى صَاّخِبِ الْحَقِّ أَنْ يَأْخُذَ مِنْهُ رَأْسَ الْمَالِ وَ نِصْفَ الرِّبْحِ وَ يَرُدَّ عَلَيْهِ نِصْفَ الرِّبْحِ لِأَنَّ هَذَا رَجُلُ تَائِبٌ رَوَى ذَلِكَ مِسْمَعٌ صَاحِبِ الْحَقِّ أَنْ يَأْخُذَ مِنْهُ رَأْسَ الْمَالِ وَ نِصْفَ الرِّبْحِ وَ يَرُدَّ عَلَيْهِ نِصْفَ الرِّبْحِ لِأَنَّ هَذَا رَجُلُ تَائِبٌ رَوَى ذَلِكَ مِسْمَعٌ أَبُو سَيَّادٍ عَنْ أَبِي عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ وَ سَأَذْكُرُ الْحَدِيثَ بِلَفْظِهِ فِي هَذَا الْكِتَابِ فِي بَابِ الْوَدِيعَةِ إِنْ شَاءَ اللَّهُ تَعَالَى.

Hadith.3341 - The Messenger of Allah ^(SWT), peace and blessings be upon him and his family, said: "Whoever swears to you by Allah ^(SWT) regarding a right, then believe him, and whoever asks you in the name of Allah ^(SWT), then give him. The oath is for the claimant, and there is no claim for him without it."

[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, commented:

Whenever a man who had taken an oath on a right repents and returns what he owes, along with the profit he gained from it, the rightful owner should take back his principal amount and half of



 $\hbox{CHAPTER 24-CHAPTER ON THE INVALIDATION OF THE CLAIMANT'S RIGHT BY ADMINISTERING AN OATH EVEN IF THEY HAVE EVIDENCE \\$

the profit, and return the other half of the profit to the repentant man, because he is a repentant person.

This was narrated by Misma' Abu Sayyar from Abu Abdullah ^{a.s}, and I will mention the full wording of this narration later in this book, in the chapter on deposits (al-wadi'ah), if Allah ^{SWT}, the Exalted, wills

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.62 • Al-Wafi, Vol.16 p.930 • Wasa'il Al-Shi'ah, Vol.27 p.245



CHAPTER 25 – CHAPTER ON JUDGING BY REVERSING THE OATH AND THE INVALIDATION OF THE RIGHT DUE TO REFUSAL

CHAPTER 25 – CHAPTER ON JUDGING BY REVERSING THE OATH AND THE INVALIDATION OF THE RIGHT DUE TO REFUSAL

بَابُ الْحُكْمِ بِرَدِّ الْيَمِينِ وَ بُطْلَانِ الْحَقِّ بِالنُّكُولِ

HADITH 3342 (%) السرّ السرّ السرّ السرّ السرّ السرّ السرّ السرّ السرّ عن السرّ عن السرة عن السرة

3342 - رَوَى أَبَانٌ عَنْ جَمِيلٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا أَقَامَ اَلْمُدَّعِي اَلْبَيِّنَةَ فَلَيْسَ عَلَيْهِ يَمِينٌ وَ إِنْ لَمْ يُقِمِ اَلْبَيِّنَةَ فَرَدَّ عَلَيْهِ اَلَّذِي اُدُّعِيَ عَلَيْهِ اَلْيَمِينَ فَأَبَى فَلاَ حَقَّ لَهُ ».

Hadith.3342 - Aban narrated from Jamil, from Abu Abdullah (a.s), who said:

"If the claimant presents evidence, then no oath is required from him. However, if he does not present evidence and the defendant offers to take an oath, but the claimant refuses, then he has no right to his claim."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.63 • Wasa'il Al-Shi'ah, Vol.27 p.242



CHAPTER 26 – CHAPTER ON JUDGING BY ADMINISTERING AN OATH TO THE CLAIMANT AGAINST THE DECEASED AFTER PRESENTING EVIDENCE

بَابُ الْحُكْمِ بِالْيَمِينِ عَلَى الْمُدَّعِي عَلَى الْمَيِّتِ حَقّاً بَعْدَ إِقَامَةِ الْبَيِّنَةِ

3343 - رُوِيَ عَنْ يَاسِينَ اَلضَّرِيرِ عَنْ عَبْدِ اَلرَّحْمَنِ بْنِ أَبِي عَبْدِ اَللَّهِ قَالَ : قُلْتُ لِلشَّيْخِ يَغْنِي مُوسَى بْنَ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ أَخْبِرْنِي عَنِ اَلرَّجُلِ يَدَّعِي قِبَلَ اَلرَّجُلِ اَلْحَقَّ فَلاَ يَكُونُ لَهُ بَيِّنَةٌ بِمَا لَهُ قَالَ «فَيَمِينُ اَلْمُدَّعِي عَلَيْ الْمُدَّعِي فَلَمْ يَحْلِفْ فَلاَ حَقَّ لَهُ فَإِنْ كَانَ الْمُطْلُوبُ بِالْحَقِّ عَلَيْهِ فَإِنْ حَلَفَ فَلاَ حَقَّ لَهُ فَإِنْ كَانَ الْمُطْلُوبُ بِالْحَقِّ قَدْ مَاتَ وَ أُقِيمَتْ عَلَيْهِ اَلْبَيِّنَةُ فَعَلَى الْمُدَّعِي الْيُمِينُ بِاللَّهِ الَّذِي لاَ إِلَهَ إِلاَّ هُو لَقَدْ مَاتَ فُلاَنٌ وَ إِنَّ حَقَّهُ لَعَلَيْهِ فَإِنْ حَلَفُ وَ إِلاَّ فَلاَ حَقَّ لَهُ لِأَنَّا لاَ نَدْرِي لَعَلَّهُ قَدْ أَوْفَاهُ بِبَيِّنَةٍ لاَ نَعْلَمُ مَوْضِعَهُمْ أَوْ بِغَيْرِ بَيِّنَةٍ قَبْلَ الْمُوتِ فَمِنْ فَإِل أَوْفَاهُ بِبَيِّنَةٍ لاَ نَعْلَمُ مَوْضِعَهُمْ أَوْ بِغَيْرِ بَيِّنَةٍ قَبْلَ الْمُوتِ فَمِنْ فَمِنْ مَعَ الْبَيِّنَةِ وَ إِنِ إِدَّعَى بِلاَ بَيِّنَةٍ فَلاَ حَقَّ لَهُ لِأَنَّ الْمُدَّعَى عَلَيْهِ لَيْسَ بِحَيِّ وَ لَوْ كَانَ حَيَّا لَمُرْتُ الْمُدَّعَى عَلَيْهِ لَيْسَ بِحَيٍّ وَ لَوْ كَانَ حَيَّا لَمُرْمَ الْيَمِينَ أَو الْحَقَّ أَوْ يَرُدُّ الْيَمِينَ فَمِنْ ثَمَّ لَمْ يَثْبُتُ لَهُ كَوَّ لَهُ كَوَّ لَهُ لَا أَلْمَوْتِ لَمُ لَهُ عَلَى لاَيْمِينَ أَو الْحَقَّ أَوْ يَرُدُ الْيَمِينَ فَمِنْ ثَمَّ لَمْ يَثْبُتُ لَهُ كَوَّ لَهُ كَوْلُولُ مَ الْمُوتِ عَلَيْهِ لَيْسَ بِحَيِّ وَ لَوْ كَانَ حَيَّ لَا لَعْمَلُ الْمُوتِ عَلَيْهِ لَيْسَ بِحَيِّ وَ لَوْ كَانَ حَيَّ لَلْمُرَامِ الْمُوتِ الْمُوتِ عَلَيْهِ لَلْمَا عَلَيْهِ لَيْسَ بِحَيِّ وَ لَوْ كَانَ حَيَّ لَهُ عَلَيْهِ لَلْمَا عَنَ الْمُلْعَلِيْهِ لَلْمُ لَا الْمُدَّعِلَ عَلَيْهِ لَلْمُ لَا الْمُلْعَلِي لَوْ لَوْ كَانَ حَيْ لَوْفَاهُ لَا لَيْمِينَ أَوْ يَرُدُ الْيَعِمِينَ فَوْلُ الْمُ لَيْنُهُ لَوْلُ الْمُوتِ فَلَا عَلَى الْمُلْعِلَى الْمُلْعِلَى الْمُلْعَلَى الْمُعْمِى الْمُ لَعْمِ لَلْمُ لَا عَلَى الْمُؤْمِ لَوْلُولُولُ لَلْمُ لَا لَكُولُ لَا لَا لَا لَكُولُ اللْمُ لَا لَا لَا لَكُولُ لَا لَا لَالْمُلْعَى الْمُلِيْ لَيْسُ لَا لَا لَا لَوْ كَالَ عَلَا لَا لَا لَا لَمُ

Hadith.3343 - It is narrated from Yasin Al-Dareer, from Abdul Rahman ibn Abi Abdullah, who said: I asked the Sheikh, meaning Imam Musa ibn Jafar Al-Kadhim ^{a.s}, "Inform me about a man who claims a right against another man but has no evidence to prove his claim."

Imam ^{a.s} said: "The defendant must take an oath. If he swears, then the claimant has no right. However, if the defendant refers the oath back to the claimant and the claimant refuses to swear, then he has no right either.

If the person against whom the claim is made has died and evidence is presented against him, the claimant must take an oath by Allah (SWT), there is no God but He (SWT), that the deceased owed him the claimed right. If he swears, the claim is valid; otherwise, he has no right.

This is because we do not know—perhaps the deceased settled the debt through evidence unknown to us or without evidence before his death. Therefore, an oath along with the evidence is required. If the claimant makes a claim without evidence, he has no right because the defendant is not alive. Had the defendant been alive, he would have been required to either take an oath, acknowledge the claim, or refer the oath back. Hence, no right is established for the claimant."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.63



CHAPTER 27 – CHAPTER ON THE JUDGMENT REGARDING TWO CLAIMANTS EACH PRESENTING EVIDENCE THAT THE RIGHT BELONGS TO THEM

بَابُ حُكْمِ الْمُدَّعِيَيْنِ فِي حَقِّ يُقِيمُ كُلُّ وَاحِدٍ مِنْهُمَا الْبَيِّنَةَ عَلَى أَنَّهُ لَهُ

3344 - رَوَى شُعَيْبٌ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ ذَكَرَ : «أَنَّ عَلِيًا عَلَيْهِ اَلسَّلاَمُ أَتَاهُ قَوْمٌ يَخْتَصِمُونَ فِي بَغْلَةٍ فَقَامَتِ اَلْبَيِّنَةُ لِهَوُّلاَءِ أَنَّهُمْ أَنْتَجُوهَا عَلَى مِذْوَدِهِمْ لَمْ يَبِيعُوا وَ لَمْ يَهَبُوا وَ قَامَتِ اَلْبَيِّنَةُ لِهَوُّلاَءِ أَنَّهُمْ أَنْتَجُوهَا عَلَى مِذْوَدِهِمْ لَمْ يَبِيعُوا وَ لَمْ يَهَبُوا فَقَضَى عَلَيْهِ اَلسَّلاَمُ بِهَا لِأَكْثَرِهِمْ بَيِّنَةً وَ اِسْتَحْلَفَهُمْ

Hadith.3344 - It is narrated by Shu'ayb from Abu Basir, from Abu Abdullah ^{a.s.}, that he mentioned: A group of people came to Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s.}, disputing ownership of a mule. Both parties presented evidence.

One group claimed that they had raised it at their feeding trough, had neither sold it nor gifted it, and provided witnesses to support their claim.

The other group also claimed that they had raised it at their feeding trough, had neither sold it nor gifted it, and provided their own witnesses.

Imam Ali ibn Abi Talib ${}^{\{a.s\}}$ ruled in favor of the group that had a greater number of witnesses and required them to take an oath to support their claim.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.64

3345 - قَالَ أَبُو بَصِيرٍ : وَ سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَأْتِي اَلْقَوْمَ فَيَدَّعِي دَاراً فِي أَيْدِيهِمْ وَ يُقِيمُ اَلْبَيِّنَةَ وَ يُقِيمُ اَلَّذِي فِي يَدِهِ اَلدَّارُ اَلْبَيِّنَةَ أَنَّهَا وَرِثَهَا عَنْ أَبِيهِ وَ لاَ يَدْرِي كَيْفَ أَمْرُهَا فَقَالَ «أَكْثَرُهُمْ بَيِّنَةً يُسْتَحْلَفُ وَ تُدْفَعُ إِلَيْهِ».

قَالَ مُصَنَّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ لَوْ قَالَ الَّذِي فِي يَدِهِ الدَّارُ أَنَّهَا لِي وَ هِيَ مِلْكِي وَ أَقَامَ عَلَى ذَلِكَ بَيِّنَةً وَ أَقَامَ عَلَى الْمُدَّعِي وَ لَمْ الْمُدَّعِي عَلَى دَعْوَاهُ بَيِّنَةً كَانَ الْحَقُّ أَنْ يُحْكَمَ بِهَا لِلْمُدَّعِي لِأَنَّ اللَّهَ عَزَّ وَ جَلَّ إِنَّمَا أَوْجَبَ الْبَيِّنَةَ عَلَى الْمُدَّعِي وَ لَمْ يُوجِبْهَا عَلَى الْمُدَّعَى عَلَيْهِ وَ لَكِنَّ هَذَا الْمُدَّعَى عَلَيْهِ ذَكَرَ أَنَّهُ وَرِثَهَا عَنْ أَبِيهِ وَ لَا يَدْرِي كَيْفَ أَمْرُهَا فَلِهَذَا أَوْجَبَ الْحُكُمَ يُوجِبْهَا عَلَى الْمُدَّعَى عَلَيْهِ وَ لَكِنَّ هَذَا الْمُدَّعَى عَلَيْهِ وَ لَوْ أَنَّ رَجُلًا ادَّعَى عَلَى رَجُلٍ عَقَاراً أَوْ حَيَوَاناً أَوْ غَيْرَهُ وَ أَقَامَ شَاهِدَيْنِ وَ بِاسْتِحْلَافِ أَكْثَرِهِمْ بَيِّنَةً وَ دَفْعِ الدَّارِ إِلَيْهِ وَ لَوْ أَنَّ رَجُلًا ادَّعَى عَلَى رَجُلٍ عَقَاراً أَوْ حَيَوَاناً أَوْ غَيْرَهُ وَ أَقَامَ شَاهِدَيْنِ وَ بِالسِّتِحْلَافِ أَكْثَرِهِمْ بَيِّنَةً وَ دَفْعِ الدَّارِ إِلَيْهِ وَ لَوْ أَنَّ رَجُلًا ادَّعَى عَلَى رَجُلٍ عَقَاراً أَوْ حَيَوَاناً أَوْ غَيْرَهُ وَ أَقَامَ شَاهِدَيْنِ وَ إِلَى الْمُدَّعِي إِلَى الْمُدَّعِي عَلَى يَدِهِ شَاهِدَيْنِ وَ السَّتَوَى الشَّهُودُ فِي الْعَدَالَةِ لَكَانَ الْحُكُمُ أَنْ يُخْرَجَ الشَّيْءُ مِنْ يَدُى مَالِكِهِ إِلَى الْمُدَّعِي لِأَنَّ الْبَيِّنَةَ فَهُو أَحْقُ بِهِ الْخَصْمَانِ جَمِيعاً فَكُلُّ مَنْ أَقَامَ الْبَيِّنَةَ فَهُو أَحَقُ بِهِ الْخَصْمَانِ جَمِيعاً فَكُلُّ مَنْ أَقَامَ الْبَيِّنَةَ فَهُو أَحَقُ بِهِ



CHAPTER 27 – CHAPTER ON THE JUDGMENT REGARDING TWO CLAIMANTS EACH PRESENTING EVIDENCE THAT THE RIGHT BELONGS TO THEM

فَإِنْ أَقَامَ كُلُّ وَاحِدٍ مِنْهُمَا الْبَيِّنَةَ فَإِنَّ أَحَقَّ الْمُدَّعِيَيْنِ مَنْ عُدِّلَ شَاهِدَاهُ فَإِنِ اسْتَوَى الشُّهُودُ فِي الْعَدَالَةِ فَأَكْثَرُهُمَا شُهُوداً يَحْلِفُ بِاللَّهِ وَ يُدْفَعُ إِلَيْهِ الشَّيْءُ هَكَذَا ذَكَرَهُ أَبِي رَضِىَ اللَّهُ عَنْهُ فِي رِسَالَتِهِ إِلَىَّ.

Hadith.3345 - Abu Basir narrated that he asked Abu Abdullah ^{a.s}, about a man who comes to a group of people and claims ownership of a house in their possession. He provides evidence, and the one in possession of the house also provides evidence that he inherited it from his father but does not know its exact history.

Abu Abdullah ^{a.s}, replied: "The one with more evidence is required to take an oath, and the house is given to him."

[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, commented: If the one in possession of the house claims it as his property and provides evidence, and the claimant also provides evidence for his claim, the correct ruling is that the house should be awarded to the claimant. This is because Allah (SWT), the Exalted, has made it obligatory for the claimant to produce evidence, not for the one in possession.

However, in this case, the possessor stated that he inherited the house from his father and is unaware of its exact legal status. Therefore, the ruling requires the one with stronger evidence to take an oath and have the property awarded to him.

If a person claims real estate, an animal, or other property, and provides two witnesses, and the possessor also provides two witnesses of equal credibility, the ruling is that the property should be transferred from the possessor to the claimant because the evidence rests upon the claimant. If the property is not in the possession of either party and both claim it, then the one who presents evidence is entitled to it. If both present evidence, the one whose witnesses are deemed more credible is entitled to it. If the witnesses are equally credible, then the one with more witnesses must take an oath, and the property is awarded to him.

This explanation was mentioned by my father, may Allah (SWT) be pleased with him, in his letter to me.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.65



CHAPTER 28 – CHAPTER ON JUDGMENT IN ALL CLAIMS

بَابُ الْحُكْمِ فِي جَمِيعِ الدَّعَاوِي

قَالَ أَبِي رَضِيَ اللَّهُ عَنْهُ فِي رِسَالَتِهِ إِلَيَّ اعْلَمْ يَا بُنَيَّ أَنَّ الْحُكُمَ فِي الدَّعَاوِي كُلِّهَا أَنَّ الْبَيِّنَةَ عَلَى الْمُدَّعِي وَ الْيَمِينَ لِلْمُدَّعِي عَلَيْهِ الْيَمِينَ عَلَى الْمُدَّعِي إِذَا لَمْ يَكُنْ لِلْمُدَّعِي عَلَيْهِ الْيَمِينَ عَلَى الْمُدَّعِي إِذَا لَمْ يَكُنْ لِلْمُدَّعِي عَلَيْهِ الْيَمِينَ عَلَى الْمُدَّعِي إِذَا لَمْ يَكُنْ لِلْمُدَّعِي عَلَيْهِ الْيُمِينَ عَلَى الْمُدَّعِي إِذَا لَمْ يَكُنْ لِلْمُدَّعِي عَلَيْهِ وَ الْيَمِينَ عَلَى الْمُدَّعِي عَلَيْهِ وَ الْيَمِينَ عَلَى الْمُدَّعِي عَلَيْهِ وَ الْيَمِينَ عَلَى الْمُدَّعِي لِللَّهُ يَبْطُلَ دَمُ امْرِيْ مُسْلِمٍ.

[AL SADUQ]

My father, may Allah (SWT) be pleased with him, stated in his letter to me:

Know, O my son, that the ruling concerning all claims is that the burden of proof (evidence) lies upon the claimant, and the oath is upon the defendant.

If the defendant refuses to take the oath, the right (claim) becomes binding upon him.

If the defendant refers the oath back to the claimant, in cases where the claimant does not have two witnesses, and the claimant refuses to swear, then he has no right to the claim.

However, in cases involving hudud (prescribed punishments), there is no oath, and in cases involving bloodshed (murder or bodily harm), the burden of proof lies upon the defendant, while the oath is upon the claimant—so that the life of a Muslim is not lost without justice.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.67



CHAPTER 29 – CHAPTER ON TESTIMONY AGAINST A WOMAN

بَابُ الشَّهَادَةِ عَلَى الْمَرْأَةِ

HADITH 3346 – 3347 \$ \$ \\ \text{\text{\text{\mathcal{m}}}} \\ \text{\text{\mathcal{m}}} \\ \text{\text{\text{\mathcal{m}}}} \\ \text{\text{\mathcal{m}}} \\ \text{\text{\mathcal{m}}} \\ \text{\text{\mathcal{m}}} \\ \text{\text{\mathcal{m}}} \\ \text{\text{\mathcal{m}}} \\ \text{\mathcal{m}} \\ \text{\mathcal{m

3346 - رُوِيَ عَنْ عَلِيٍّ بْنِ يَقْطِينٍ عَنْ أَبِي ٱلْحَسَنِ ٱلْأَوَّلِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «لاَ بَأْسَ بِالشَّهَادَةِ عَلَى إِقْرَارِ ٱلْمَرْأَةِ وَ لَيْسَتْ بِمُسْفِرَةٍ إِذَا عُرِفَتْ بِعَيْنِهَا أَوْ يَحْضُرُ مَنْ عَرَفَهَا ».

وَ لَا يَجُوزُ عِنْدَهُمْ أَنْ يَشْهَدَ الشُّهُودُ عَلَى إِقْرَارِهَا دُونَ أَنْ تُسْفِرَ فَيَنْظُرَ إِلَيْهَا.

Hadith.3346 - It is narrated from Ali ibn Yaqtin, from Abu al-Hasan al-Awwal ^{a.s}, who said: "There is no issue with bearing witness to a woman's acknowledgment (confession) without her

unveiling her face, as long as she is identified either by her specific features or in the presence of someone who recognizes her."

[AL SADUQ]

However, in their view, it is not permissible for witnesses to testify regarding her acknowledgment without her unveiling so that they may see her directly.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.67

3347 - وَ كَتَبَ مُحَمَّدُ بْنُ ٱلْحَسَنِ ٱلصَّفَّارُ رَضِيَ ٱللَّهُ عَنْهُ إِلَى أَبِي مُحَمَّدِ ٱلْحَسَنِ بْنِ عَلِيٍّ عَلَيْهِ ٱلسَّلاَمُ: فِي رَجُلٍ أَرَادَ أَنْ يَشْهَدَ عَلَيْهَا مِنْ وَرَاءِ ٱلسَّثْرِ وَ يَسْمَعَ كَلاَمَهَا رَجُلٍ أَرَادَ أَنْ يَشْهَدَ عَلَيْهَا مِنْ وَرَاءِ ٱلسَّثْرِ وَ يَسْمَعَ كَلاَمَهَا إِذَا شَهِدَ عَدْلاَنِ أَنَّهَا فُلاَنَةُ بِنْتُ فُلاَنِ ٱلَّتِي تُشْهِدُكَ وَ هَذَا كَلاَمُهَا أَوْ لاَ تَجُوزُ ٱلشَّهَادَةُ عَلَيْهَا حَتَّى تَبْرُزَ وَ لِأَنْ شَهِدَ عَدْلاَنِ أَنَّهَا فُلاَنَةُ بِنْتُ فُلاَنِ ٱلَّتِي تُشْهِدُكَ وَ هَذَا كَلاَمُهَا أَوْ لاَ تَجُوزُ ٱلشَّهَادَةُ عَلَيْهَا حَتَّى تَبْرُزَ وَ لَا تَجُوزُ ٱلشَّهَادَةُ عَلَيْهَا حَتَّى تَبْرُزَ وَ تَتُمْبِتَهَا بِعَيْنِهَا فَوَقَّعَ عَلَيْهِ ٱلسَّلاَمُ «تَتَنَقَّبُ وَ تَظْهَرُ لِلشَّهُودِ إِنْ شَاءَ ٱللَّهُ».

وَ هَذَا التَّوْقِيعُ عِنْدِي بِخَطِّهِ عِ.

Hadith.3347 - It is narrated that Muhammad ibn al-Hasan al-Saffar (may Allah ^{SWT} be pleased with him) wrote to Abu Muhammad al-Hasan ibn Ali ^{a.s} regarding a man who wanted to testify about a woman who was not his mahram (unmarriageable relative).

He asked: "Is it permissible for him to testify about her from behind a curtain while hearing her speech, provided that two just witnesses testify that she is indeed so-and-so, the daughter of so-and-so, who is calling you to bear witness and this is her voice? Or is it not permissible to testify about her until she uncovers her face and is identified by her appearance?"

The Imam ^{a.s} replied: "She should veil her face partially (wear a niqab) and appear before the witnesses, if Allah ^{SWT} wills."

[AL SADUQ]

This reply (tawqi') was documented in his handwriting ^{a.s}.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.67 • Tahdhib Al-Ahkam, Vol.6 p.255 • Al-Istibsar, Vol.3 p.19 • Wasa'il Al-Shi'ah, Vol.27 p.401



CHAPTER 30 – CHAPTER ON INVALIDATING TESTIMONY REGARDING INJUSTICE, USURY, AND CONTRADICTION TO THE SUNNAH

بَابُ إِبْطَالِ الشَّهَادَةِ عَلَى الْجَنَفِ وَ الرِّبَا وَ خِلَافِ السُّنَّةِ

€ 3350 – HADITH 3348 ₪ بِسْمُ اللهِّ الرَّحْمِيٰ الرَّحِيمِ

3348 - رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنِ اَلصَّادِقِ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «تَبْطُلُ الشَّهَادَةُ فِي اَلرِّبَا وَ اَلْجَنَفِ وَ إِذَا قَالَ اَلشُّهُودُ إِنَّا لاَ نَعْلَمُ خَلِّ سَبِيلَهُمْ وَ إِذَا عَلِمُوا عَزِّرْهُمْ».

Hadith.3348 - It is narrated by Isma'il ibn Muslim from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father Imam Muhammad ibn Ali Al-Baqir ^{a.s} that he said:

"Testimonies are invalidated in cases of usury (riba) and bias (janaf). If the witnesses say, 'We do not know,' then release them. However, if they are found to have known, then they should be disciplined (ta'zir)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.68

9349 - وَ فِي رِوَايَةِ عَبْدِ اَللَّهِ بْنِ مَيْمُونِ عَنِ اَلصَّادِقِ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «جَاءَ رَجُلٌ مِنَ اَلْأَنْصَارِ إِلَى اَلنَّهِ عَلَى اَللَّهُ عَلَيْهِ وَ آلِهِ فَقَالَ يَا رَسُولَ اَللَّهِ أُحِبُّ أَنْ تَشْهَدَ لِي عَلَى نَخْلٍ نَحَلْتُهَا رَجُلٌ مِنَ اَلْأَنْصَارِ إِلَى اَلنَّهِ عَلَى اَللَّهُ عَلَيْهِ وَ آلِهِ فَقَالَ يَا رَسُولَ اَللَّهِ أُحِبُّ أَنْ تَشْهَدَ لِي عَلَى نَخْلٍ نَحَلْتُهُم كَمَا نَحَلْتَهُ» قَالَ لاَ قَالَ «فَإِنَّا مَعَاشِرَ اَلْأَنْبِيَاءِ لاَ نَشْهَدُ إِبْنِي قَالَ «فَإِنَّا مَعَاشِرَ اَلْأَنْبِيَاءِ لاَ نَشْهَدُ عَلَى الْجَنَفِ » ».

Hadith.3349 - In a narration from Abdullah ibn Maymun from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father Imam Muhammad ibn Ali Al-Baqir ^{a.s}, it is stated:

"A man from the Ansar came to the Prophet (peace be upon him and his family) and said:

'O Messenger of Allah {SWT}, I wish for you to bear witness for me regarding a palm grove that I have gifted to my son.'

The Prophet (peace be upon him and his family) asked: 'Do you have any children besides him?' He replied: 'Yes.'

The Prophet (saws) then asked: 'Did you gift them as you gifted him?'

He said: 'No.'

The Prophet (peace be upon him and his family) said: 'Indeed, we, the community of Prophets, do not bear witness to bias (janaf).'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.69 • Al-Wafi, Vol.16 p.1039 • Wasa'il Al-Shi'ah, Vol.27 p.414



 $\hbox{CHAPTER 30-CHAPTER ON INVALIDATING TESTIMONY REGARDING INJUSTICE, USURY, AND CONTRADICTION TO THE SUNNAH \\$

3350 - وَ فِي رِوَايَةِ أَبِي ٱلْحُسَيْنِ مُحَمَّدِ بْنِ جَعْفَرٍ ٱلْأَسَدِيِّ رَضِيَ ٱللَّهُ عَنْهُ قَالَ ٱلصَّادِقُ عَلَيْهِ ٱلسَّلَامُ : «لاَ تَشْهَدْ عَلَى مَنْ يُطَلِّقُ لِغَيْرِ ٱلسُّنَّةِ».

Hadith.3350 - In a narration from Abu al-Husayn Muhammad ibn Ja'far al-Asadi (may Allah ^{SWT} be pleased with him), Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "Do not bear witness for one who divorces contrary to the Sunnah."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.69 • Al-Wafi, Vol.16 p.1040 • Wasa'il Al-Shi'ah, Vol.27 p.414



CHAPTER 31 – CHAPTER ON TESTIMONY BASED ON TESTIMONY

بَابُ الشَّهَادَةِ عَلَى الشَّهَادَةِ

€ 3358 – 3351 HADITH ھ بِسِمْ اللهِّ الرَّحَمْنِ الرَّحِيمِ

3351 - قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «إِذَا شَهِدَ رَجُلٌ عَلَى شَهَادَةِ رَجُلٍ فَإِنَّ شَهَادَتَهُ تُقْبَلُ وَ هِيَ نِصْفُ شَهَادَةٍ وَ إِنْ شَهِدَ رَجُلاَن عَدْلاَن عَلَى شَهَادَةٍ رَجُل فَقَدْ ثَبَتَ شَهَادَةُ رَجُل وَاحِدٍ».

Hadith.3351 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"If a man testifies based on the testimony of another man, his testimony is accepted, and it counts as half a testimony. However, if two just men testify based on the testimony of one man, it is considered equivalent to the testimony of one man."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.69 • Al-Wafi, Vol.16 p.1017 • Wasa'il Al-Shi'ah, Vol.27 p.404 • Mustadrak Al-Wasa'il, Vol.17 p.442

3352 - وَ رَوَى غِيَاثُ بْنُ إِبْرَاهِيمَ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ : «أَنَّ عَلِيًا عَلَيْهِ اَلسَّلاَمُ كَانَ لاَ يُجِيزُ شَهَادَةَ رَجُل عَلَى شَهَادَةِ رَجُل إِلاَّ شَهَادَةَ رَجُلَيْن عَلَى شَهَادَةِ رَجُل».

Hadith.3352 - Ghiyath ibn Ibrahim narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father Imam Muhammad ibn Ali Al-Baqir ^{a.s}:

"Indeed, Imam Ali ^{a.s} would not validate the testimony of one man based on the testimony of another man, except if there were two men testifying based on testimony of one man."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.70 • Tahdhib Al-Ahkam, Vol.6 p.255 • Al-Istibsar, Vol.3 p.21 • Al-Wafi, Vol.16 p.1017 • Al-Wafi, Vol.16 p.1017 • Wasa'il Al-Shi'ah, Vol.27 p.403 • Wasa'il Al-Shi'ah, Vol.27 p.403 • Al-Fusul Al-Muhimmah, Vol.2 p.509

3353 - وَ رُوِيَ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ عَبْدِ اَلرَّحْمَنِ بْنِ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِي عَبْدِ اللَّهِ عَنْ أَبِي عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلٍ فَقَالَ إِنِّي لَمْ أُشْهِدْهُ قَالَ «تَجُوزُ شَهَادَةُ أَعْدَلِهِمَا وَ إِنْ كَانَتْ عَدَالتُهُمَا وَاحِدَةً لَمْ تَجُزْ شَهَادَتُهُ ».

Hadith.3353 - It is narrated from Abdullah ibn Sinan, from Abdurrahman ibn Abi Abdullah, from Abu Abdullah ^{a.s} regarding a man who testified based on the testimony of another man, and then the original man said: 'I did not make him a witness,'

Imam ^{a.s} said: "The testimony of the more upright of the two is accepted, but if their uprightness is equal, then his testimony is not accepted."

[REFERENCES]

Al-Kafi, Vol.7 p.399 • Al-Kafi, Vol.7 p.399 • Man La Yahduruhu Al-Faqih, Vol.3 p.70 • Tahdhib Al-Ahkam, Vol.6 p.256 • Awali Al-La'ali, Vol.3 p.543 • Al-Wafi, Vol.16 p.1018 • Wasa'il Al-Shi'ah, Vol.27 p.405 • Wasa'il Al-Shi'ah, Vol.27 p.405



3354 - وَ سَأَلَ صَفْوَانُ بْنُ يَحْيَى أَبَا ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ : عَنْ رَجُلٍ أَشْهَدَ أَجِيرَهُ عَلَى شَهَادَةٍ ثُمَّ فَارَقَهُ أَ تَجُوزُ شَهَادَةٍ ثُمَّ أَسْلَمَ أَ تَجُوزُ شَهَادَتُهُ قَالَ «نَعَمْ» قُلْتُ فَيَهُودِيُّ أُشْهِدَ عَلَى شَهَادَةٍ ثُمَّ أَسْلَمَ أَ تَجُوزُ شَهَادَتُهُ قَالَ «نَعَمْ».

Hadith.3354 - Safwan ibn Yahya asked Abu al-Hasan ^{a.s}:

About a man who made his employee a witness to a testimony and then separated from him, would his testimony be valid after their separation?

Imam ^{a.s} said: "Yes."

He further asked: What if a Jew was made a witness to a testimony and then embraced Islam, would his testimony be valid?

Imam ^{a.s} said: "Yes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.70 • Wasa'il Al-Shi'ah, Vol.27 p.387

3355 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ : سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلدِّمِّيُّ وَ اَلْعَبْدِ يُشْهَدَانِ عَلَى شَهَادَةٍ ثُمَّ يُسْلِمُ اَلدُّمِّيُّ وَ يُعْتَقُ اَلْعَبْدُ أَ تَجُوزُ شَهَادَتُهُمَا عَلَى مَا كَانَا أُشْهِدَا عَلَيْهِ قَالَ «نَعَمْ إِذَا عُلِمَ مِنْهُمَا بَعْدَ ذَلِكَ خَيْرٌ جَازَتْ شَهَادَتُهُمَا ».

Hadith.3355 - Al-Ala narrated from Muhammad ibn Muslim:

He said: I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.} about a dhimmi (non-Muslim under Islamic protection) and a slave who bore witness to a testimony. Then the dhimmi embraced Islam and the slave was emancipated, would their testimony about what they were made witnesses to before be valid?

Imam (a.s) said: "Yes, if goodness is known from them afterward, their testimony is valid."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.70 • Al-Wafi, Vol.16 p.980 • Wasa'il Al-Shi'ah, Vol.27 p.387

3356 - وَ رَوَى غِيَاثُ بْنُ إِبْرَاهِيمَ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ: «لاَ تَجُوزُ شَهَادَةٌ عَلَى شَهَادَةٍ فِي حَدِّ وَ لاَ كَفَالَةٌ فِي حَدِّ».

Hadith.3356 - Ghiyath ibn Ibrahim narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father Imam Muhammad ibn Ali Al-Baqir ^{a.s}:

Imam Ali ibn Abi Talib ^{a.s} said: "Testimony upon testimony is not valid in cases involving prescribed punishments (hudud), nor is sponsorship (kafalah) valid in cases involving prescribed punishments."

[REFERENCES]

 $\label{thm:condition} \mbox{Man La Yahduruhu Al-Faqih, Vol.3 p.70 \bullet Tahdhib Al-Ahkam, Vol.6 p.256 \bullet Al-Wafi, Vol.16 p.1019 \bullet Wasa'il Al-Shi'ah, Vol.27 p.404} \mbox{}$



3357 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنِ ٱلْبَاقِرِ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ : فِي ٱلشَّهَادَةِ عَلَى شَهَادَةِ ٱلرَّجُلِ وَ هُوَ بِالْحَضْرَةِ فِي ٱلْبَلَدِ قَالَ «نَعَمْ وَ لَوْ كَانَ خَلْفَ سَارِيَةٍ وَ يَجُوزُ ذَلِكَ إِذَا كَانَ لاَ يُمْكِنُهُ أَنْ يُقِيمَهَا لِعِلَّةٍ تَمْنَعُهُ مِنْ أَنْ يَحْضُرَ وَ يُقِيمَهَا فَلاَ بَأْسَ بِإِقَامَةِ ٱلشَّهَادَةِ عَلَى شَهَادَتِهِ».

Hadith.3357 - Muhammad ibn Muslim narrated from Al-Baqir, Abu Ja'far Imam Muhammad ibn Ali ^{a.s} regarding testimony upon the testimony of a man who is present in the town.

Imam ^{a.s} said: "Yes, even if he is behind a column. It is permissible if he is unable to present it himself due to some excuse preventing him from attending and presenting it. In such a case, there is no harm in establishing testimony based on his testimony."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.71 • Tahdhib Al-Ahkam, Vol.6 p.256 • Al-Istibsar, Vol.3 p.20 • Al-Wafi, Vol.16 p.1020 • Wasa'il Al-Shi'ah, Vol.27 p.402

3358 - وَ رَوَى عَمْرُو بْنُ جُمَيْعٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِيهِ عَلَيْهِمَا اَلسَّلاَمُ قَالَ : «أَشْهِدْ عَلَى شَهَادَتِكَ مَنْ يَخْفَطُهَا عَلَيْكَ». وَ يَنْقُصُ قَالَ «لاَ وَ لَكِنْ مَنْ يَحْفَظُهَا عَلَيْكَ». وَ يَنْقُصُ قَالَ «لاَ وَ لَكِنْ مَنْ يَحْفَظُهَا عَلَيْكَ». وَ لَا تَجُوزُ شَهَادَةٌ عَلَى شَهَادَة.

Hadith.3358 - Amr ibn Jumay' narrated from Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Bagir ^{a.s}:

Imam ^{a.s} said: "Let someone trustworthy bear witness to your testimony."

They asked: 'May Allah (SWT) keep you well, how can it increase or decrease?'

Imam (a.s) replied: "No, but it should be someone who preserves it for you."

Imam ^{a.s} also said: "It is not permissible to testify upon a testimony that is based on another testimony."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.71 • Al-Wafi, Vol.16 p.1020 • Wasa'il Al-Shi'ah, Vol.27 p.404



CHAPTER 32 – CHAPTER ON PRECAUTION IN GIVING TESTIMONY

بَابُ الاحْتِيَاطِ فِي إِقَامَةِ الشَّهَادَةِ

3359 - رُوِيَ عَنْ عَلِيٍّ بْنِ غُرَابٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ تَشْهَدَنَّ عَلَى شَهَادَةٍ حَتَّى تَعْرِفَهَا كَمَا تَعْرِفُ كَفَّكَ».

Hadith.3359 - It is narrated from Ali ibn Ghurab, from Abu Abdillah ^{a.s}: Imam ^{a.s} said: "Do not testify to a testimony until you know it as clearly as you know your own palm."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.71 • Al-Fusul Al-Muhimmah, Vol.2 p.507

3360 - وَ رُوِيَ عَنْ عَلِيٍّ بْنِ سُوَيْدٍ قَالَ : قُلْتُ لِأَبِي ٱلْحَسَنِ ٱلْمَاضِي عَلَيْهِ ٱلسَّلاَمُ يُشْهِدُنِي هَؤُلاَءِ عَلَى إِخْوَانِى قَالَ «نَعَمْ أَقِمِ ٱلشَّهَادَةَ لَهُمْ وَ إِنْ خِفْتَ عَلَى أَخِيكَ ضَرَراً ».

قَالَ مُصَنَّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ هَكَذَا وَجَدْتُهُ فِي نُسْخَتِي وَ وَجَدْتُ فِي غَيْرِ نُسْخَتِي وَ إِنْ خِفْتَ عَلَى اللَّهُ هَكَذَا وَجَدْتُهُ فِي نُسْخَتِي وَ وَجَدْتُ فِي عَيْرِ نُسْخَتِي وَ إِنْ كَانَ إِنَّا أَنَّهُ إِذَا كَانَ لِكَافِرٍ عَلَى مُؤْمِنٍ حَقَّ وَ هُوَ مُوسِرٌ مَلِيٌ بِهِ وَجَبَ إِقَامَةُ الشَّهَادَةِ عَلَيْهِ ضَرَرٌ بِنَقْصٍ مِنْ مَالِهِ وَ مَتَى كَانَ الْمُؤْمِنُ مُعْسِراً وَ عَلِمَ الشَّاهِدُ بِذَلِكَ فَلَا تَحِلُّ لَهُ إِقَامَةُ الشَّهَادَةِ عَلَيْهِ وَ إِنْ كَانَ عَلَيْهِ ضَرَرٌ بِنَقْصٍ مِنْ مَالِهِ وَ مَتَى كَانَ الْمُؤْمِنُ مُعْسِراً وَ عَلِمَ الشَّاهِدُ بِذَلِكَ فَلَا تَحِلُّ لَهُ إِقَامَةُ الشَّهَادَةِ عَلَيْهِ وَإِنْ كَانَ عَلَيْهِ وَأَنْ يُحْرَجَ عَنْ مَسْقَطِ رَأْسِهِ أَوْ يُخْرَجَ خَادِمُهُ عَنْ مِلْكِهِ وَ هَكَذَا لَا يَجُودُ لِلْمُؤْمِنِ عَلَيْهِ وَ إِذْخَالُ الضَّرَرِ عَلَيْهِ بِأَنْ يُحْبَسَ أَوْ يُخْرَجَ عَنْ مَسْقَطِ رَأْسِهِ أَوْ يُخْرَجَ خَادِمُهُ عَنْ مِلْكِهِ وَ هَكَذَا لَا يَجُودُ لِلْمُؤْمِنِ أَلَّا يُحَدِّثَ غَلْهُ فَإِنَّ فِي صِفَاتِ الْمُؤْمِنِ أَلَّا يُحَدِّثُ أَنْ يُعْشَرُ أَلَا يُحَدِّثُ إِنَّا يُعَلِيهُ فَإِنَّ فِي صِفَاتِ الْمُؤْمِنِ أَلَّا يُحَدِّثُ أَوْلُولُ فَيَجِبُ إِقَامَتُهَا عَلَيْهِ فَإِنَّ فِي صِفَاتِ الْمُؤْمِنِ أَلَا يُحَدِّثُ أَلَا يُحْرَجَ خَادِمُهُ عَلَيْهِ فَإِنَّ فِي صِفَاتِ الْمُؤْمِنِ أَلَّا يُحَدِّثُ أَمْ اللَّهُ مِنَ بِكَافِرٍ وَ مَتَى كَانَ غَيْرُ ذَلِكَ فَيَجِبُ إِقَامَتُهَا عَلَيْهِ فَإِنَّ فِي صِفَاتِ الْمُؤْمِنِ أَلَا يُحَدِّدُ اللَّا عَلَيْهِ وَالْ يَكْتُو مَ مَتَى كَانَ عَيْرُ ذَلِكَ فَيَجِبُ إِقَامَتُهَا عَلَيْهِ فَإِنَّ فِي صِفَاتِ الْمُؤْمِنِ أَلَّا يُعَامِلُونَ الْكَافِرِ وَ مَتَى كَانَ عَيْرُ ذَلِكَ فَيَجِبُ إِقَامَتُهَا عَلَيْهِ فَإِنَّ فِي صِفَاتِ الْمُؤْمِنِ أَلِكُ فَي عَلَى اللَّهُ عَلَاءًا لَا يَعْمُلُكُومُ لِلْكُولُ الْلَاعُولُ لِلْلُولُولُ الْمُؤْمِنِ أَلِكُ فَاللَّهُ اللْمُؤْمِنِ أَلِنَ عَلَيْهِ فَلَا يُعْرَامُ الْمُؤْمِنِ أَلِي مُؤْمِلُ اللْمُؤْمِنِ أَلُولُ اللْهُ عَلَاءَ الللَّهُ اللْمُؤْمِنِ اللْمُؤْمِنَ اللْمُؤْمِنَ اللْمُؤْمِنِ اللَّهُ الْعَلَامُ الْمُؤْمِنُ اللَّهُ اللَّهُ الْعُلْمُ اللْعُلُولُ

Hadith.3360 - It is narrated from Ali ibn Suwayd, who said:

I said to Abu al-Hasan al-Madhi ^{a.s} (Imam Musa ibn Jafar Al-Kadhim ^{a.s}): "These people call me to testify against my brothers."

Imam ^{a.s} said: 'Yes, establish the testimony for them, even if you fear harm for your brother.'"

The compiler of this book, may Allah (SWT) have mercy on him, said:

This is how I found it in my copy, and in another copy, I found it stated: 'If you fear harm for your brother, then do not testify.' Both meanings are close in interpretation.

The explanation is that if a disbeliever has a right over a believer and the believer is wealthy and capable of fulfilling it, then it is obligatory to establish the testimony against him, even if it causes financial loss. However, if the believer is in financial distress and the witness knows this, then it is not permissible for him to establish the testimony that could harm the believer by leading to imprisonment, displacement from his home, or the loss of his servant.

Likewise, it is not permissible for a believer to provide testimony that would lead to the killing of a believer in favor of a disbeliever. However, if the situation is different, then the testimony must be established because one of the attributes of a believer is that he does not betray his trust, whether among friends or by concealing testimony from enemies.



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.72 • Al-Wafi, Vol.16 p.1026

3361 - وَ رُوِيَ عَنْ عُمَرَ بْنِ يَزِيدَ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ رَجُلٌ يُشْهِدُنِي عَلَى اَلشَّهَادَةِ فَأَعْرِفُ خَطِّي وَ خَاتَمِي وَ لاَ أَذْكُرُ مِنَ اَلْبَاقِي قَلِيلاً وَ لاَ كَثِيراً فَقَالَ «إِذَا كَانَ صَاحِبُكَ ثِقَةً وَ مَعَكَ رَجُلٌ ثِقَةٌ فَاشْهَدْ لَهُ».

وَ رُوِيَ «أَنَّهُ : لاَ تَكُونُ اَلشَّهَادَةُ إِلاَّ بِعِلْمٍ مَنْ شَاءَ كَتَبَ كِتَاباً أَوْ نَقَشَ خَاتَماً ».

Hadith.3361 - It is narrated from Umar ibn Yazid, who said:

I said to Abu Abdullah ^{a.s}: "A man calls me to testify, and I recognize my handwriting and my seal, but I do not remember anything else, whether little or much."

Imam ^{a.s} said: 'If your companion is trustworthy and you have another trustworthy man with you, then testify for him.'"

[AL SADUQ

It is also narrated that: "Testimony cannot be established except with knowledge. Whoever wishes may write a document or engrave a seal."

[REFERENCES]

Al-Kafi, Vol.7 p.382 • Man La Yahduruhu Al-Faqih, Vol.3 p.72 • Tahdhib Al-Ahkam, Vol.6 p.258 • Al-Istibsar, Vol.3 p.22 • Awali Al-La'ali, Vol.3 p.542 • Al-Wafi, Vol.16 p.1031 • Wasa'il Al-Shi'ah, Vol.27 p.321 • Al-Fusul Al-Muhimmah, Vol.1 p.585



CHAPTER 33 – CHAPTER ON THE TESTIMONY OF THE EXECUTOR FOR THE DECEASED WHO HAS A DEBT

بَابُ شَهَادَةِ الْوَصِيِّ لِلْمَيِّتِ وَ عَلَيْهِ دَيْنُ

﴾ HADITH 3362 @ بِسْم اللهِّ الرَّحَمْنِ الرَّحِيمِ

3362 - كَتَبَ مُحَمَّدُ بْنُ ٱلْحَسَنِ ٱلصَّفَّارُ رَضِيَ ٱللَّهُ عَنْهُ إِلَى أَبِي مُحَمَّدِ ٱلْحَسَنِ بْنِ عَلِيٍّ عَلَيْهِ ٱلسَّلاَمُ «إِذَا شَهِدَ مَعَهُ آخَرُ تُقْبَلُ شَهَادَةُ ٱلْوَصِيِّ لِلْمَيَّتِ بِدَيْنٍ لَهُ عَلَى رَجُلٍ مَعَ شَاهِدٍ آخَرَ عَدْلٍ فَوَقَّعَ عَلَيْهِ ٱلسَّلاَمُ «إِذَا شَهِدَ مَعَهُ آخَرُ عَدْلٌ فَعَلَى ٱلْمُدَّعِي يَمِينْ» وَ كَتَبَ إِلَيْهِ أَ يَجُوزُ لِلْوَصِيِّ أَنْ يَشْهَدَ لِوَارِثِ ٱلْمَيَّتِ صَغِيراً أَوْ كَبِيراً بِحَقِّ لَهُ عَلَى عَدْلٌ فَعَلَى ٱلْمُدَّعِي يَمِينْ» وَ كَتَبَ إلَيْهِ أَ يَجُوزُ لِلْوَصِيِّ أَنْ يَشْهَدَ لِوَارِثِ ٱلْمَيَّتِ صَغِيراً أَوْ كَبِيراً بِحَقِّ لَهُ عَلَى الْمُيَّتِ مَعْمُ وَ يَنْبَغِي اللَّهُ هُوَ ٱلْقَابِضُ لِلْوَارِثِ ٱلصَّغِيرِ وَ لَيْسَ لِلْكَبِيرِ بِقَابِضٍ فَوَقَّعَ عَلَيْهِ ٱلسَّلاَمُ «نَعَمْ وَ يَنْبَغِي اللهَ لِلْكَبِيرِ بِقَابِضٍ فَوَقَّعَ عَلَيْهِ ٱلسَّلاَمُ «نَعَمْ وَ يَنْبَغِي لِلْوَارِثِ ٱللهَادَةُ ٱلْوَصِيِّ عَلَى ٱلْمَيِّتِ بِدَيْنٍ مَعَ شَاهِدِ لِلْوَصِيِّ أَنْ يَشْهَدَ بِالْحَقِّ وَ لاَ يَكْتُمَ شَهَادَتُهُ» وَ كَتَبَ إِلَيْهِ أَ وَ تُقْبَلُ شَهَادَةُ ٱلْوَصِيِّ عَلَى ٱلْمَيِّتِ بِدَيْنِ مَعَ شَاهِدِ آلَوْصِيِّ أَنْ يَشْهَدَ بِالْحَقِّ وَ لاَ يَكْتُمُ شَهَادَتُهُ » وَ كَتَبَ إِلَيْهِ أَ وَ تُقْبَلُ شَهَادَةُ ٱلْوَصِيِّ عَلَى ٱلْمَيِّتِ بِدَيْنٍ مَعَ شَاهِدٍ آلَوْصِيِّ عَلَيْهِ ٱلسَّلاَمُ «نَعَمْ مِنْ بَعْدِ يَمِين».

Hadith.3362 - Muhammad ibn al-Hasan al-Saffar, may Allah ^{SWT} have mercy on him, wrote to Abu Muhammad al-Hasan ibn Ali ^{a.s}:

"Is the testimony of the executor (al-wasi) for the deceased regarding a debt owed to him by a man acceptable along with another just witness?"

Imam ^{a.s} replied: "If another just witness testifies with him, then the claimant must take an oath." He also wrote to Imam ^{a.s}: "Is it permissible for the executor to testify for the heir of the deceased, whether young or old, regarding a right owed to him by the deceased or by another person, especially if he is the custodian of the young heir but not the custodian of the older one?"

Imam ^{a.s} replied: "Yes, the executor should testify truthfully and must not conceal his testimony." Furthermore, he wrote to Imam ^{a.s}: "Is the testimony of the executor against the deceased regarding a debt, along with another just witness, acceptable?"

Imam ^{a.s} replied: "Yes, but only after an oath."

[REFERENCES]

Al-Kafi, Vol.7 p.394 • Man La Yahduruhu Al-Faqih, Vol.3 p.73 • Tahdhib Al-Ahkam, Vol.6 p.247 • Al-Wafi, Vol.16 p.989 • Wasa'il Al-Shi'ah, Vol.27 p.371



CHAPTER 34 – CHAPTER ON THE PROHIBITION OF REVIVING RIGHTS THROUGH FALSE TESTIMONIES

بَابُ النَّهْي عَنْ إِحْيَاءِ الْحَقِّ بِشَهَادَاتِ الزُّورِ

﴾ HADITH 3363 @ بِسْم اللهِّ الرَّحمْنِ الرَّحِيمِ

3363 - سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَكُونُ لَهُ عَلَى اَلرَّجُلِ حَقَّ فَيَجْحَدُ حَقَّهُ وَ يَحْلِفُ أَنْ لَيْسَ لَمُ عَنِ اَلرَّجُلِ يَكُونُ لَهُ إِحْيَاءُ حَقِّهِ بِشَهَادَةِ اَلزُّورِ إِذَا خَشِيَ ذَهَابَ لَهُ عَلَيْهِ شَيْءٌ وَ لَيْسَ لِصَاحِبِ اَلْحَقِّ عَلَى حَقِّهِ بَيِّنَةٌ أَ يَجُوزُ لَهُ إِحْيَاءُ حَقِّهِ بِشَهَادَةِ اَلزُّورِ إِذَا خَشِيَ ذَهَابَ حَقِّهِ قَالَ «لاَ يَجُوزُ ذَلِكَ لِعِلَّةِ اَلتَّدْلِيسِ».

وَ هَذَا فِي رِوَايَةٍ- يُونُسَ بْنِ عَبْدِ الرَّحْمَنِ عَنْ بَعْضِ أَصْحَابِهِ عَنْ أَبِي عَبْدِ اللَّهِ ع.

Hadith.3363 - Abu Abdillah ^{a.s} was asked about a man who has a right over another man, but the latter denies his right and swears that he owes him nothing. The claimant has no evidence to support his claim. Is it permissible for him to revive his right through false testimony if he fears losing it?

Imam (a.s) replied: "It is not permissible due to the reason of deception."

[AL SADUO

This narration is reported by Yunus ibn Abd al-Rahman from some of his companions from Abu Abdillah ^{a.s}.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.74



CHAPTER 35 – CHAPTER ON MISCELLANEOUS MATTERS RELATED TO TESTIMONIES

بَابُ نَوَادِرِ الشَّهَادَاتِ

€ 13366 – 3364 HADITH & يسئم اللهِّ الرَّحَمْنِ الرَّحِيمِ

3364 - قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «إِذَا دَفَنْتَ فِي اَلْأَرْضِ شَيْئاً فَأَشْهِدْ عَلَيْهَا فَإِنَّهَا لاَ تُؤَدِّي إِلَيْكَ شَيْئاً».

Hadith.3364 - Imam Jafar ibn Muhammad Al-Sadig (a.s) said:

"If you bury something in the ground, have witnesses for it, for the earth will not return anything to you."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.74 • Al-Wafi, Vol.16 p.1124 • Wasa'il Al-Shi'ah, Vol.27 p.415

3365 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «أَوَّلُ شَهَادَةٍ شُهِدَ بِهَا بِالزُّورِ فِي اَلْإِسْلاَمِ شَهَادَةُ سَبْعِينَ رَجُلاً حِينَ اِنْتَهَوْا إِلَى مَاءِ اَلْحَوْأَبِ فَنَبَحَتْهُمْ كِلاَبُهَا فَأَرَادَتْ صَاحِبَتُهُمُ اَلرُّجُوعَ وَ قَالَتْ سَمِعْتُ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ مَاءِ اَلْحَوْأَبِ فَنَبَحَتْهُمْ كِلاَبُهَا فَأَرَادَتْ صَاحِبَتُهُمُ الرُّجُوعَ وَ قَالَتْ سَمِعْتُ رَسُولَ اللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ يَقُولُ لِأَزْوَاجِهِ «إِنَّ إِحْدَاكُنَّ تَنْبَحُهَا كِلاَبُ اَلْحَوْأَبِ ، فِي اَلتَّوَجُّهِ إِلَى قِتَالِ وَصِيِّي، عَلِيٍّ بْنِ أَبِي طَالِبٍ عَلَيْهِ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهِ اللَّهُ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ الْمَعْ اللَّهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ الْمَالِمُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْمُ اللَّهُ الْمِي اللَّهُ عَلَيْهُ اللَّهُ الْمَالِمُ عَلَيْهُ الْمُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ الْمُعُولُ اللَّهُ الْمُعْلِي اللَّهُ الْعَلَيْمِ الللَّهُ عَلَيْهُ الْمُعْلِقُولُ اللْمُعُولُ اللَّهُ عَلَيْهُ الْمُعَلِّ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ الْمُعَلِيْمُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلِيْهُ الْمُعْمِلَ اللَّهُ عَلَيْكُ اللَّهُ عَلَيْهُ الْمُعُلِقُوا اللَّهُ اللَّهُ اللَّهُ عَلَيْكُوا اللَّهُ الللَّهُ عَلَيْكُ الللَّهُ عَلَيْكُوا اللَّهُ عَلَيْكُوا اللَّهُ عَلَيْكُ اللَّهُ ا

Hadith.3365 - Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"The first false testimony given in Islam was the testimony of seventy men when they reached the water of Haw'ab, and its dogs barked at them.

The woman among them intended to return and said: 'I heard the Messenger of Allah ^(SWT) (peace be upon him and his family) say to his wives: One of you will be barked at by the dogs of Haw'ab while heading to fight my successor, Ali ibn Abi Talib ^{a.s}.'

Then seventy men testified before her that it was not the water of Haw'ab. This was the first false testimony given in Islam."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.74 • Al-Wafi, Vol.16 p.1125 • Ithbat Al-Huda, Vol.1 p.278 • Bihar Al-Anwar, Vol.32 p.147 • Mustadrak Al-Wasa'il, Vol.17 p.448

3366 - وَ قِيلَ لِلصَّادِقِ عَلَيْهِ ٱلسَّلاَمُ إِنَّ شَرِيكاً يَرُدُّ شَهَادَتَنَا فَقَالَ «لاَ تُذِلُّوا أَنْفُسَكُمْ».

قَالَ مُصَنَّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ لَيْسَ يُرِيدُ ع بِذَلِكَ النَّهْيَ عَنْ إِقَامَتِهَا لِأَنَّ إِقَامَةَ الشَّهَادَةِ وَاجِبَةٌ إِنَّمَا يَعْنِي بِهَا تَحَمُّلَهَا يَقُولُ لَا تَتَحَمَّلُوا الشَّهَادَاتِ فَتُذِلُّوا أَنْفُسَكُمْ بِإِقَامَتِهَا عِنْدَ مَنْ يَرُدُّهَا وَ قَدْ رُوِيَ عَنْ أَبِي كَهْمَسٍ أَنَّهُ قَالَ تَقَدَّمْتُ تَحَمُّلَهَا يَقُولُ لَا تَتَحَمَّلُوا الشَّهَادَاتِ فَتُذِلُوا أَنْفُسَكُمْ بِإِقَامَتِهَا عِنْدَ مَنْ يَرُدُّهَا وَ قَدْ رُوِيَ عَنْ أَبِي كَهْمَسٍ أَنَّهُ قَالَ تَقَدَّمْتُ إِلَى مَا تُنْسَبُ إِلَيْهِ قَالَ لَي كَيْفَ أُجِيزُ شَهَادَتَكَ وَ أَنْتَ تُنْسَبُ إِلَى مَا تُنْسَبُ إِلَيْهِ قَالَ لَبِي كَهْمَسٍ فَقُلْتُ



وَ مَا هُوَ قَالَ الرَّفْضُ قَالَ فَبَكَيْتُ ثُمَّ قُلْتُ نَسَبْتَنِي إِلَى قَوْمٍ أَخَافُ أَلَّا أَكُونَ مِنْهُمْ فَأَجَازَ شَهَادَتِي وَ قَدْ وَقَعَ مِثْلُ ذَلِكَ لِابْن أَبِي يَعْفُورٍ وَ لِفُضَيْل سُكِّرَةَ.

Hadith.3366 - It was said to Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, "Sharik rejects our testimony.".

Imam ^{a.s} replied: "Do not humiliate yourselves."

[AL SADUQ]

The compiler of this book, may Allah ^{SWT} have mercy on him, explained that Imam ^{a.s} did not intend to prohibit giving testimony, as bearing witness is obligatory.

Rather, he meant to avoid taking on testimonies that would lead to humiliation when presenting them to someone who would reject them.

It is narrated from Abu Kahmas that he said: I approached Sharik with a testimony I was obliged to present.

Sharik said to me, "How can I accept your testimony when you are associated with what you are associated with?"

Abu Kahmas said: "I asked: 'What is that?'

He replied: 'Rafd (i.e., being a Rafidi).'

I wept and said: 'You have associated me with a group I fear I may not even be worthy of belonging to.'

Then Sharik accepted my testimony."

A similar incident occurred with Ibn Abi Ya'fur and Fudayl Sukkara.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.75 • Tahdhib Al-Ahkam, Vol.6 p.283 • Al-Wafi, Vol.16 p.1126 • Wasa'il Al-Shi'ah, Vol.27 p.412 • Wasa'il Al-Shi'ah, Vol.27 p.412



CHAPTER 36 – CHAPTER ON PRE-EMPTION

بَابُ الشُّفْعَةِ

3367 - رَوَى طَلْحَةُ بْنُ زَيْدٍ عَنِ اَلصَّادِقِ عَنْ أَبِيهِ عَلَيْهِمَا اَلسَّلاَمُ : «أَنَّ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ اَلِهِ قَضَى بِالشُّفْعَةِ مَا لَمْ تُوَرَّفْ يَعْنِى تُقْسَمْ ».

Hadith.3367 - Talhah ibn Zayd narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, peace be upon them:

"Indeed, the Messenger of Allah (SWT) (peace be upon him and his family) ruled in favor of preemption (shufah) as long as the property had not been inherited, meaning divided."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.76 • Al-Wafi, Vol.18 p.767 • Wasa'il Al-Shi'ah, Vol.25 p.398

3368 - وَ رَوَى عُقْبَةُ بْنُ خَالِدٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «قَضَى رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ بالشُّفْعَةِ بَيْنَ اَلشُّرَكَاءِ فِى اَلْأَرْضِينَ وَ اَلْمَسَاكِن وَ قَالَ «لاَ ضَرَرَ وَ لاَ إضْرَارَ» ».

Hadith.3368 - Uqbah ibn Khalid narrated from Abu Abdillah (a.s):

"The Messenger of Allah {SWT} (peace be upon him and his family) ruled in favor of preemption (shufah) between partners in lands and houses, and He {saws} said: 'There is no harm and no harming (la darar wa la dirar).'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.76 • Awali Al-La'ali, Vol.1 p.309

3369 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «إِذَا أُرِّفَتِ اَلْأُرَفُ وَ حُدَّتِ اَلْحُدُودُ فَلاَ شُفْعَةَ وَ لاَ شُفْعَةَ إِلاَّ لِشَرِيكِ غَيْرِ مُقَاسِمٍ ».

Hadith.3369 - Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"When the landmarks are established and the boundaries are defined, there is no preemption (shufah). And there is no preemption except for a partner who has not divided (the property)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.77

3370 - وَ رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ ٱلسَّلاَمُ : «ٱلشُّفْعَةُ عَلَى عَدَدِ ٱلرِّجَالِ».



Hadith.3370 - Isma'il ibn Muslim narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from Imam Muhammad ibn Ali Al-Baqir ^{a.s} who said that Imam Ali ibn Abi Talib ^{a.s} said: "The right of pre-emption is according to the number of men."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.77 • Man La Yahduruhu Al-Faqih, Vol.3 p.77 • Tahdhib Al-Ahkam, Vol.7 p.166 • Al-Istibsar, Vol.3 p.116 • Awali Al-La'ali, Vol.1 p.308 • Al-Wafi, Vol.18 p.772 • Wasa'il Al-Shi'ah, Vol.25 p.403 • Bihar Al-Anwar, Vol.101 p.257

3371 - وَ- فِي رِوَايَةِ طَلْحَةَ بْنِ زَيْدٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ الشُّفْعَةُ عَلَى عَدَدِ الرِّجَالِ.

Hadith.3371 - In the narration of Talhah ibn Zayd from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from Imam Muhammad ibn Ali Al-Baqir ^{a.s} who said that Imam Ali ibn Abi Talib ^{a.s} said: "The right of pre-emption is according to the number of men."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.78

Hadith.3372 - Imam ^{a.s} said: "There is no preemption (shufah) for a Jew or a Christian, and preemption is only for a partner who has not yet divided."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.78

3373 - وَ فِي رِوَايَةِ طَلْحَةَ بْنِ زَيْدٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «اَلشُّفْعَةُ لاَ تُورَثُ».

Hadith.3373 - In the narration of Talhah ibn Zayd from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from Imam Muhammad ibn Ali Al-Baqir ^{a.s} who said that Imam Ali ibn Abi Talib ^{a.s} said: "Preemption (shufah) is not inherited."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.78 • Awali Al-La'ali, Vol.3 p.479 • Awali Al-La'ali, Vol.3 p.479 • Al-Wafi, Vol.18 p.776 • Bihar Al-Anwar, Vol.101 p.258 • Mustadrak Al-Wasa'il, Vol.17 p.105 • Mustadrak Al-Wasa'il, Vol.17 p.106

3374 - وَ فِي رِوَايَةِ اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَنْ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «لاَ شُفْعَةَ فِي سَفِينَةٍ وَ لاَ فِي نَهَرٍ وَ لاَ فِي طَرِيقِ وَ لاَ فِي رَحًى وَ لاَ فِي حَمَّامٍ».

Hadith.3374 - In the narration of Al-Sakooni from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s.} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s.} from his forefathers from Imam Ali ibn Abi Talib ^{a.s.}, who said that the Messenger of Allah ^{SWT} (peace be upon him and his family) said:



"There is no preemption (shufah) in a ship, nor in a river, nor in a road, nor in a mill, nor in a bathhouse."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.78 • Al-Wafi, Vol.18 p.770 • Al-Fusul Al-Muhimmah, Vol.2 p.459

3375 - وَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «وَصِيُّ الْيَتِيمِ بِمَنْزِلَةِ أَبِيهِ يَأْخُذُ لَهُ اَلشُّفْعَةَ إِذَا كَانَتْ لَهُ رَغْبَةٌ» قَالَ عَلَيْهِ اَلسَّلاَمُ «للْغَائِبِ اَلشُّفْعَةُ».

Hadith.3375 - Imam Ali ibn Abi Talib (a.s) said:

"The guardian of the orphan is in the position of his father; he takes the preemption (shufah) for him if he has a desire for it."

Imam Ali ibn Abi Talib (a.s) also said: "The absentee has the right of preemption (shufah)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.78

------3376 - وَ قَالَ أَبُو جَعْفَر عَلَيْهِ اَلسَّلاَمُ : «إِذَا وَقَعَتِ اَلسِّهَامُ اِرْتَفَعَتِ اَلشُّفْعَةُ».

Hadith.3376 - Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} said: "When the shares are divided, the right of preemption (shufah) is annulled."

[REFERENCES]

Al-Kafi, Vol.5 p.280 • Man La Yahduruhu Al-Faqih, Vol.3 p.79 • Tahdhib Al-Ahkam, Vol.7 p.163 • Al-Wafi, Vol.18 p.766 • Wasa'il Al-Shi'ah, Vol.25 p.397

3377 - وَ سُئِلَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلشُّفْعَةِ لِمَنْ هِيَ وَ فِي أَيٌّ شَيْءٍ هِيَ وَ هَلْ تَكُونُ فِي اَلْحَيَوَانِ شُفْعَةٌ وَ كَيْفَ هِيَ قَالَ «اَلشُّفْعَةُ وَاجِبَةٌ فِي كُلِّ شَيْءٍ مِنْ حَيَوَانٍ أَوْ أَرْضِ أَوْ مَتَاعٍ إِذَا كَانَ اَلشَّيْءُ بَيْنَ شُفْعَةٌ وَ كَيْفَ هِيَ قَالَ «اَلشُّفْعَةُ وَاجِبَةٌ فِي كُلِّ شَيْءٍ مِنْ حَيَوَانٍ أَوْ أَرْضِ أَوْ مَتَاعٍ إِذَا كَانَ اَلشَّيْءُ بَيْنَ شُفْعَةٌ لِأَحَدِ شَرِيكَيْنِ لاَ غَيْرِهِمَا فَبَاعَ أَحَدُهُمَا نَصِيبَهُ فَشَرِيكُهُ أَحَقُّ بِهِ مِنْ غَيْرِهِ فَإِنْ زَادَ عَلَى اَلاِثْنَيْنِ فَلاَ شُفْعَةَ لِأَحَدٍ مِنْ غَيْرِهِ فَإِنْ زَادَ عَلَى اَلاِثْنَيْنِ فَلاَ شُفْعَةَ لِأَحَدٍ مِنْ غَيْرِهِ فَإِنْ زَادَ عَلَى اَلاِثْنَيْنِ فَلاَ شُفْعَةَ لِأَحَدٍ مِنْ غَيْرِهِ مَا فَيَاعَ أَحَدُهُمَا نَصِيبَهُ فَشَرِيكُهُ أَحَقُّ بِهِ مِنْ غَيْرِهِ فَإِنْ زَادَ عَلَى اللِاثْنَيْنِ فَلاَ شُفْعَةَ لِأَحَدٍ

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ يَعْنِي بِذَلِكَ الشُّفْعَةَ فِي الْحَيَوَانِ وَحْدَهُ فَأَمًّا فِي غَيْرِ الْحَيَوَانِ فَالشُّفْعَةُ وَاجِبَةٌ لِلشُّرَكَاءِ وَ إِنْ كَانُوا أَكْثَرَ مِن اثْنَيْنِ وَ تَصْدِيقُ ذَلِكَ مَا رَوَاهُ.

Hadith.3377 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} was asked about preemption (shufah)—to whom it applies, in what cases it is valid, and whether it applies to animals.

Imam ^{a.s} replied: "Preemption is obligatory in everything—be it animals, land, or goods—if the property is shared between two partners and one of them sells his share. In such a case, his partner has more right to it than anyone else. However, if there are more than two partners, then none of them has a right to preemption."

[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, clarified that this ruling applies specifically to animals. As for other forms of property, preemption remains obligatory for partners even if they are more than two, as supported by further narrations.



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.79 • Awali Al-La'ali, Vol.1 p.308

3378 - أَحْمَدُ بْنُ مُحَمَّدِ بْنِ أَبِي نَصْرٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ قَالَ : سَأَلْتُهُ عَنْ مَمْلُوكِ بَيْنَ شُرَكَاءَ أَرَادَ أَحَدُهُمْ بَيْعَ نَصِيبِهِ قَالَ الْهُ عَنْ مَالُوكِ بَيْنَ شُرَكَاءَ أَرَادَ أَحَدُهُمَا بَيْعَ نَصِيبِهِ قَالَ أَقْدَمَ عَلَى اَلْبَيْعِ قَالَ لَهُ بَيْعَ نَصِيبِهِ قَالَ «هُوَ أَحَقُ بِهِ» ثُمَّ قَالَ عَلَيْهِ اَلسَّلاَمُ «لاَ شُفْعَةَ فِي حَيَوَانٍ إِلاَّ أَنْ يَكُونَ اَلشَّرِيكُ فِيهِ شَرِيكُهُ أَعْطِنِي قَالَ «هُوَ أَحَقُ بِهِ» ثُمَّ قَالَ عَلَيْهِ اَلسَّلاَمُ «لاَ شُفْعَةَ فِي حَيَوَانٍ إِلاَّ أَنْ يَكُونَ اَلشَّرِيكُ فِيهِ وَاحِداً».

Hadith.3378 - Ahmad ibn Muhammad ibn Abi Nasr narrated from Abdullah ibn Sinan who said: I asked Imam ^{a.s} about a slave owned jointly by partners, and one of them wanted to sell his share. Imam ^{a.s} said: "He may sell it."

I then asked: "What if there were only two partners, and one of them wanted to sell his share, but when he proceeded with the sale, his partner said to him, 'Give it to me instead'?" Imam ^{a.s.} replied: "The partner has more right to it."

Then Imam ^{a.s} said: "There is no preemption (shufah) in animals except when there is only one partner involved."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.80 • Awali Al-La'ali, Vol.1 p.308 • Al-Wafi, Vol.18 p.772 • Wasa'il Al-Shi'ah, Vol.25 p.404

3379 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَلِيٍّ بْنِ رِئَابٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلِ اِشْتَرَى دَاراً بِرَقِيق وَ مَتَاع وَ بَزِّ وَ جَوْهَرٍ فَقَالَ «لَيْسَ لِأَحَدٍ فِيهَا شُفْعَةٌ».

وَ إِذَا كَانَتْ دَاراً فِيهَا دُورٌ وَ طَرِيقُ أَرْبَابِهَا فِي عَرْصَةٍ وَاحِدَةٍ فَبَاعَ أَحَدُهُمْ دَاراً مِنْهَا مِنْ رَجُلٍ وَ طَلَبَ صَاحِبُ الدَّارِ الَّتِي الشُّفْعَةَ فَإِنَّ لَهُ عَلَيْهِ الشُّفْعَةَ إِذَا لَمْ يَتَهَيَّأُ لَهُ أَنْ يُحَوِّلَ بَابَ الدَّارِ الَّتِي اشْتَرَاهَا إِلَى مَوْضِعٍ آخَرَ فَإِنْ كَانَ حَوَّلَ بَابَ الدَّارِ الَّتِي اشْتَرَاهَا إِلَى مَوْضِعٍ آخَرَ فَإِنْ كَانَ حَوَّلَ بَابَهَا فَلَا شُفْعَةَ لِأَحَدٍ عَلَيْهِ-

وَ مَنْ طَلَبَ شُفْعَةً وَ زَعَمَ أَنَّ مَالَهُ غَيْرُ حَاضِرٍ وَ أَنَّهُ فِي بَلَدِ آخَرَ انْتُظِرَ بِهِ مَسِيرَةَ الطَّرِيقِ فِي ذَهَابِهِ وَ رُجُوعِهِ وَ زِيَادَةَ ثَلَاثَةِ أَيَّامٍ فَإِنْ أَتَى بِالْمَالِ وَ إِلَّا فَلَا شُفْعَةَ لَهُ وَ إِذَا قَالَ طَالِبُ الشُّفْعَةِ لِلْمُشْتَرِي بَارَكَ اللَّهُ لَكَ فِيمَا اشْتَرَيْتَ أَوْ طَلَبَ ثَلَاثَةِ أَيَّامٍ فَإِنْ أَتَى بِالْمَالِ وَ إِلَّا فَلَا شُفْعَةَ لَهُ وَ كَانَ شَيْخُنَا مُحَمَّدُ بْنُ الْحَسَنِ رَضِيَ اللَّهُ عَنْهُ يَقُولُ لَيْسَ فِي الْمَوْهُوبِ وَ الْمُعَاوَضِ بِهِ مُشْفَعَةٌ إِنَّمَا الشُّفْعَةُ فِيمَا اشْتَرَيْتَ بثَمَن مَعْلُومٍ ذَهَب أَوْ فِضَّةٍ وَ يَكُونُ غَيْرَ مَقْسُومٍ-

وَ حَدِيثُ عَلِيِّ بْنِ رِئَابٍ يُؤَيِّدُ ذَلِكَ وَ إِذَا تَبَرَّأَ الرَّجُلُ إِلَى الرَّجُلِ مِنْ نَصِيبِهِ فِي دَارٍ أَوْ أَرْضٍ فَلَا شُفْعَةَ لِأَحَدٍ عَلَيْهِ وَ لَا قُوَّةَ إِلَّا بِاللَّهِ الْعَظِيمِ.

Hadith.3379 - Al-Hasan ibn Mahbub narrated from Ali ibn Ri'ab from Abu Abdullah ^{a.s}: Regarding a man who bought a house using slaves, goods, fabric, and jewels. Imam ^{a.s} said: "There is no preemption (shufah) for anyone in this case."

[AL SADUO]

And if there is a house that contains multiple units, and the owners share a common courtyard, and one of them sells his unit to another person, the owner of the other unit has the right of



preemption, provided it is not possible for him to relocate the door of the purchased unit to another location. But if the door can be relocated, then there is no preemption for anyone.

Whoever claims the right of preemption but says that his money is in another town, he is to be given the time required to travel to and from that town, plus an additional three days. If he fails to produce the money, then he forfeits his right of preemption.

If the claimant of preemption says to the buyer, "May Allah (SWT) bless what you have purchased," or requests to divide the property with him, then he has no right of preemption.

Our Sheikh, Muhammad ibn Al-Hasan (may Allah {SWT} have mercy on him), used to say that there is no preemption in gifts or items exchanged; preemption applies only to purchases made with a specified price, whether gold or silver, and when the property is undivided.

The narration of Ali ibn Ri'ab supports this.

And if a man relinquishes his share of a house or land to another person, then no one else has the right of preemption against him. And there is no power except with Allah (SWT), the Most High, the Most Great.

[REFERENCES]

Qurb Al-Isnad, Vol.1 p.165 • Man La Yahduruhu Al-Faqih, Vol.3 p.80 • Tahdhib Al-Ahkam, Vol.7 p.167 • Al-Wafi, Vol.18 p.774 • Wasa'il Al-Shi'ah, Vol.25 p.406 • Bihar Al-Anwar, Vol.101 p.256

3380 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ مَالِكِ بْنِ عَطِيَّةَ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ رَجُلٍ تَزَوَّجَ اِمْرَأَةً عَلَى بَيْتٍ فِي دَارٍ لَهُ وَ لَهُ فِي تِلْكَ اَلدَّارِ شُرَكَاءُ قَالَ «جَائِزٌ لَهُ وَ لَهَا وَ لاَ شُفْعَةَ لِأَحَدِ مِنَ اَلشُّرَكَاءِ عَلَيْهَا».

Hadith.3380 - Al-Hasan ibn Mahbub narrated from Malik ibn Atiyyah from Abu Basir from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}: I asked him about a man who married a woman with the condition of giving her a house in his property, and he had partners in that property. Imam ^{a.s} said: "It is permissible for him and her, and none of the partners have any right of preemption (shufah) against her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.83 • Risalat Fi Al-Mahr, Vol.1 p.25 • Tahdhib Al-Ahkam, Vol.7 p.167 • Tahdhib Al-Ahkam, Vol.7 p.483 • Al-Wafi, Vol.18 p.776 • Wasa'il Al-Shi'ah, Vol.25 p.407 • Mustadrak Al-Wasa'il, Vol.15 p.99



CHAPTER 37 – CHAPTER ON AGENCY

بَابُ الْوَكَالَةِ

3381 - رَوَى جَابِرُ بْنُ يَزِيدَ وَ مُعَاوِيَةُ بْنُ وَهْبٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «مَنْ وَكَّلَ رَجُلاً عَلَى إِمْضَاءِ أَمْرٍ مِنَ اَلْأُمُورِ فَالْوَكَالَةُ ثَابِتَةٌ أَبَداً حَتَّى يُعْلِمَهُ بِالْخُرُوجِ مِنْهَا، كَمَا أَعْلَمَهُ بِالدُّخُولِ فِيهَا ».

Hadith.3381 - Jabir ibn Yazid and Mu'awiyah ibn Wahb narrated from Abu Abdullah ^{a.s} that Imam ^{a.s} said: "Whoever appoints a man as an agent to execute a matter, the agency remains valid permanently until he informs him of its termination, just as he informed him of its initiation."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.83 • Tahdhib Al-Ahkam, Vol.6 p.213 • Awali Al-La'ali, Vol.3 p.258 • Al-Wafi, Vol.18 p.959 • Wasa'il Al-Shi'ah, Vol.19 p.161 • Al-Fusul Al-Muhimmah, Vol.2 p.303

3382 - وَ رُوِيَ عَنْ عَبْدِ اَللَّهِ بْنِ مُسْكَانَ عَنْ أَبِي هِلاَلٍ اَلرَّازِيُّ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ رَجُلٌ وَكُلَ رَجُلاً بِطَلاَقِ اِمْرَأْتِهِ إِذَا حَاضَتْ وَ طَهُرَتْ وَ خَرَجَ اَلرَّجُلُ فَبَدَا لَهُ فَأَشْهَدَ أَنَّهُ قَدْ أَبْطَلَ مَا كَانَ أَمَرَهُ بِهِ وَ وَكُلَ رَجُلاً بِطَلاَقِ اِمْرَأْتِهِ إِذَا حَاضَتْ وَ طَهُرَتْ وَ خَرَجَ اَلرَّجُلُ فَبَدَا لَهُ فَأَشْهَدَ أَنَّهُ قَدْ أَبْطَلَ مَا كَانَ أَمَرَهُ بِهِ وَ أَنَّهُ قَدْ بَدَا لَهُ فِي ذَلِكَ قَالَ «فَلْيُعْلِمْ أَهْلَهُ وَ لْيُعْلِمِ اَلْوَكِيلَ ».

Hadith.3382 - It is narrated from Abdullah ibn Muskan, from Abu Hilal Al-Razi, who said: I asked Abu Abdullah ^{a.s} about a man who appointed another man as an agent to divorce his wife after she menstruates and becomes pure, but later the man changed his mind and testified that he had revoked what he had commanded and reconsidered the matter. Imam ^{a.s} said: "He should inform his wife and inform the agent."

[REFERENCES]

Al-Kafi, Vol.6 p.129 • Man La Yahduruhu Al-Faqih, Vol.3 p.83 • Tahdhib Al-Ahkam, Vol.6 p.214 • Tahdhib Al-Ahkam, Vol.8 p.39 • Al-Istibsar, Vol.3 p.278 • Al-Wafi, Vol.23 p.1124 • Wasa'il Al-Shi'ah, Vol.19 p.164 • Wasa'il Al-Shi'ah, Vol.22 p.89

3383 - وَ رُوِيَ عَنْ عَلاَءِ بْنِ سَيَابَةَ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اِمْرَأَةٍ وَكَلَتْ رَجُلاً بِأَنْ يُزَوِّجَهَا مِنْ رَجُلٍ فَقَبِلَ اَلْوَكَالَةَ فَأَشْهَدَتْ لَهُ بِذَلِكَ فَذَهَبَ اَلْوَكِيلُ فَزَوَّجَهَا ثُمَّ إِنَّهَا أَنْكَرَتْ ذَلِكَ اَلْوَكِيلَ وَ زَعَمَتْ أَنَّهَا عَزَلَتْهُ فَقَالَ «مَا يَقُولُ مَنْ قِبَلَكُمْ فِي ذَلِكَ» قَالَ قُلْتُ يَقُولُونَ يُنْظَرُ عَزِلَتْهُ عَنِ اَلْوَكَالَةِ فَأَقَامَتْ شَاهِدَيْنِ أَنَّهَا عَزَلَتْهُ فَقَالَ «مَا يَقُولُ مَنْ قِبَلَكُمْ فِي ذَلِكَ» قَالَ قُلْتُ يَقُولُونَ يُنْظَرُ فِي خَلِكَ فَإِنْ كَانَتْ عَزَلَتْهُ قَبْلَ أَنْ يُزَوِّجَ فَالْوَكَالَةُ بَاطِلَةٌ وَ التَّزْوِيجُ بَاطِلٌ وَ إِنْ عَزَلَتْهُ وَ قَدْ زَوَّجَهَا فَالتَّزْوِيجُ وَالْقَرُوبِي فَالتَّرْوِيجُ بَاطِلٌ وَ إِنْ عَزَلَتْهُ وَ قَدْ زَوَّجَهَا فَالتَّزْوِيجُ وَالْقَلْوَي اللَّهُ عَلَى مَا زَوَّجَ فَالْوَكَالَةُ بَاطِلَةٌ وَ التَّزْوِيجُ بَاطِلٌ وَ إِنْ عَزَلَتْهُ وَ قَدْ زَوَّجَهَا فَالتَّزْوِيجُ وَاللَّهُ عَلَى مَا زَوَّجَهَا فَالتَّرْوِيجُ اللَّهُ اللَّهُ عَلَى مَا زَوَّجَهَا فَالتَّرُوبِيجُ بَاطِلٌ وَ إِنْ عَزَلَتْهُ وَ الشَيْرَطَتْ عَلَيْهِ وَاللَّهُ عَلَى مَا زَوَّجَهَا فَالتَّوْمِيلُ عَنْ وَكَالَةٍ إِذَا لَمْ يَتَعَدَّ شَيْئاً مِمَّا أَمْرَتْ بِهِ وَ الشَيْرَطِتُ عَلَيْهِ فِي الْوَكِلَاةِ قَالَ ثُمْ قَالَ ثُمْ قَالَ «يَعْزِلُونَ الْوَكِيلَ عَنْ وَكَالَتِهَا وَ لَمْ تُعْلِمُهُ بِالْعَزْلِ» فَقُلْتُ نَعَمْ يَزْعُمُونَ أَنَّهَا لَوْ وَكُلَتْ وَاللَّهُ وَاللَّهُ وَاللَّهُ فَا لَا يُعَرِلُونَ الْمَلَا وَقَالَتْ فِى الْمُلَا إِنْهُ لَكُ وَ أَنْتُهُ وَ أَنْطُلْتُ وَكَالَتَهُ بِلاَ أَنْ يَعْلَمَ بِالْعَزْلُ وَ الْمُلَا وَكُلُو وَ اللَّهُ عَلَى الْمَلَا وَ قَالَتْ فِى الْمُلَا إِنْ عَزَلْتُهُ وَ أَنْتُهُ وَ الْمُهَا فَاللَّ وَالْمُ لَا عُنْ لَا لَا اللَّهُ عَلَى الْمَلَا لَوْ عَلَلْتُهُ وَلَا لَوْ عَلَى الْمُلْولُ وَاللَّهُ اللَّهُ الْمُ لَا أَلْ عَلَى الْمَلَا لَوْكُلُولُ وَاللَّهُ فَاللَّهُ وَلَا لَكُولُ وَلَا لَكُولُ وَلَا لَلَهُ لَوْ عَلَى اللَّهُ اللَّهُ الْمُلْولُ وَلَا لَا لَا عَلَى اللَّهُ الْمُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ الللَ



يَنقُضُونَ جَمِيعَ مَا فَعَلَ ٱلْوَكِيلُ فِي ٱلنُكَاحِ خَاصَةٌ وَ فِي غَيْرِهِ لاَ يُبْطِلُونَ ٱلْوَكَالَةَ إِلاَ أَن يَعْلَمَ ٱلْوَكِيلُ بِالْعَزْلِ وَيَقُولُونَ ٱلْمَالُ مِنهُ عِوَضٌ لِصَاحِبِهِ وَ ٱلْفَرْجُ لَيْسَ مِنهُ عِوَضٌ إِذَا وَقَعَ مِنهُ وَلَدْ فَقَالَ عَلَيْهِ وَهُوَ فَرْجُ وَ مِنهُ يَكُونُ «سُبْحَانَ ٱللَّهِ مَا أَجْوَرَ هَذَا ٱلحُكُمَ وَ أَفْسَدَهُ إِنَّ ٱلنُكَاحَ أَخرَى وَ أَخرَى أَن يُحْتَاطَ فِيهِ وَ هُوَ فَرْجُ وَ مِنهُ يَكُونُ «سُبْحَانَ ٱللَّهِ مَا أَجْوَرَ هَذَا ٱلحُكُمَ وَ أَفْسَدَهُ إِنَّ ٱلنُكَاحَ أَخرَى وَ أَخرَى أَن يُحْتَاطَ فِيهِ وَ هُوَ فَرْجُ وَ مِنهُ يَكُونُ الْوَلَدُ إِنَّ عَلِيّاً عَلَيْهِ ٱلسَّلاَمُ أَتَتْهُ إِمْرَأَةٌ إِسْتَعْدَتُهُ عَلَى أَخِيهَا فَقَالَتْ يَا أَمِيرَ ٱلْمُؤْمِنِينَ وَلِي بَيْنَةٌ أَنِّي عَزَلْتُهُ قَبْلَ أَنْ يُزَوِّجَنِي رَجُلاً وَ أَشْهَدُتُ لَهُ ثُمَّ عَزَلْتُهُ مِن سَاعَتِهِ تِلْكَ فَذَهَبَ فَوَلَّتَنِي وَلِي بَيْنَةٌ أَنِّي عَزَلْتُهُ قَبْلَ أَنْ يُزَوِّجَنِي رَجُلاً وَ أَشْهَدُونَ لَهُ إِنَّهُ مِنْ سَاعَتِهِ تِلْكَ فَذَهَبَ فَقَالَ لَهَا عَزَلْتُنِي عَنِ ٱلْوَكَالَةِ وَقُلْتُ أَنْهِ الْمَنْ عَلَى الْمَوْمِنِينَ فَقَالَ لَهَا هُولَاءٍ شَهُودِي يَشْهَدُونَ قَالَ لَهُمْ «مَا تَقُولُونَ» قَالُوا نَشْهَدُ أَنَّهَا قَالَتْ إِشْهَدُوا أَنْ يَا أَنْ يَوْمُ مِنْهُ وَهُونَ عَلَيْهُ أَلْوَكَالَةٍ بِتَرْوِيجِي فُلاناً وَ أَنِّي مَالِكَةٌ لِأَمْرِي قَبْلَ أَنْ يُزَوِّجَنِي فُلاناً فَقَالَ اللَّهُ لِكَ فِيهَا» قَالَتْ الشَهَدُ اللَّهُ لَا عَنِ أَلُوكُالَةً وَاللَّهُ وَاللَّهُ مِنْ أَنْ عَلَوْهُ أَنْ يَعَمْ يَا أَمِيرَ ٱلْمُؤْمِنِينَ أَخلِفُهُ أَنِي لَمُ الْعَلْوَةُ وَالَا لَا قَالَ لَعُمْ يَا أَمِيرَ ٱلْمُؤْمِنِينَ أَخلُولُهُ أَلْعَلْ وَالَا لَعُمْ يَا أَمِيرَ ٱلْمُؤْمِنِينَ أَخْلُولُ وَ الْفُلُ لَلَ وَعَلَى اللَّهُ لَكَ فِيهَا» قَالَ نَعَمْ يَا أَمِيرَ ٱلْمُؤْمِنِينَ أَخلُولُهُ أَلْكُونَ وَكُولُولُ وَالْمُومِنِينَ أَخْلُولُ وَاللَهُ مَا أَعْمَلُ الْكُومِينِينَ أَخْلُولُ وَالَا لَكُومُ وَلَاكُ مُ الْمُؤْمِنِينَ أَخْلُولُ وَاللَهُ مَا أَعْلَلُ اللَّهُ لَلَ وَلَا لَا لَكُولُ وَالَا لَعَمْ يَا أَمِيرَ ٱلْمُؤْمِنِينَ فَحَلَفُ وَلَا الْوَكَالَةُ لَا لَكُومُ الْمُؤْمِنِي

Hadith.3383 - It is narrated from Alaa ibn Sayabah who said: I asked Abu Abdullah ^{a.s} about a woman who appointed a man as her agent to marry her to a man. The agent accepted the agency, and she testified to that in front of witnesses.

The agent then proceeded and performed the marriage, but afterward, the woman denied the agent's authority and claimed that she had dismissed him from the agency. She produced two witnesses who testified that she had dismissed him.

Imam ^{a.s} said: "What do the people around you say about this matter?"

I said: "They say that if she dismissed him before he performed the marriage, then the agency is void and the marriage is invalid. However, if she dismissed him after he had already performed the marriage, then the marriage stands valid based on what the agent agreed upon with her and according to the conditions she specified in the agency, provided he did not exceed what she instructed."

Then Imam ^{a.s} said: "Do they dismiss the agent from the agency without informing him of the dismissal?"

I said: "Yes, they claim that if she appointed a man as an agent and testified in public, saying, 'Bear witness that I have dismissed him and revoked his agency,' without informing the agent directly of the dismissal, they annul all the agent's actions in marriage specifically. However, in other matters, they do not invalidate the agency unless the agent is informed of the dismissal. They argue that wealth can be returned to its owner as compensation, but the private parts cannot be compensated if a child results from the union."

Imam ^{a.s} said: "Glory be to Allah ^{SWT}! How unjust is this ruling!" Marriage is even more deserving of caution, as it involves intimacy and the potential for offspring. Indeed, when a woman approached Commander of the Faithful ^{a.s} seeking justice against her brother, she said: O Commander of the Faithful, I appointed my brother as my agent to marry me to a man, and I testified to that. Then, I immediately dismissed him from the agency. However, he went ahead and married me, and I have witnesses that I dismissed him before the marriage. She presented



her witnesses, but the brother said: O Commander of the Faithful, she appointed me as her agent, and she did not inform me that she had dismissed me before I performed the marriage as she instructed.

Imam Ali ibn Abi Talib ^{a.s} asked her: What do you say?

She replied: I informed him, O Commander of the Faithful.

Imam Ali ibn Abi Talib ^{a.s} then asked her: Do you have evidence for this?

She replied: These are my witnesses who testify.

Imam Ali ibn Abi Talib (a.s) turned to the witnesses and asked: What do you say?

They said: We testify that she said: 'Bear witness that I have dismissed my brother from acting as my agent to marry me to such-and-such, and that I have control over my affairs before he married me.'

Imam Ali ibn Abi Talib ${}^{\{a.s\}}$ asked: Did she testify to this in his presence and with his knowledge? They replied: No.

Imam Ali ibn Abi Talib ^{a.s} then asked: Do you testify that she informed him of the dismissal, just as she had informed him of the agency?

They replied: No.

Imam Ali ibn Abi Talib ^{a.s} said: I find the agency valid and the marriage effective. Where is the husband?

The husband came forward, and the Imam Ali ibn Abi Talib ^{a.s} said: Take her by the hand—may Allah ^{SWT} bless her for you.

The woman said: O Commander of the Faithful, make him swear that I did not inform him of the dismissal and that he did not know of my dismissal before the marriage.

Imam Ali ibn Abi Talib ^{a.s} said: Will you swear?

The brother replied: Yes, O Commander of the Faithful.

He then took the oath, and the Imam Ali ibn Abi Talib ^{a.s} upheld his agency and validated the marriage.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.84 • Tahdhib Al-Ahkam, Vol.6 p.214 • Al-Wafi, Vol.18 p.960 • Wasa'il Al-Shi'ah, Vol.19 p.163

3384 - وَ رُوِيَ عَنْ دَاوُدَ بْنِ ٱلْحُصَيْنِ عَنْ عُمَرَ بْنِ حَنْظَلَةَ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ رَجُلٍ قَالَ لِآخَرَ ٱخْطُبْ لِي فُلاَنَةَ فَمَا فَعَلْتَ شَيْئاً مِمَّا قَاوَلْتَ مِنْ صَدَاقٍ أَوْ ضَمِئْتَ مِنْ شَيْءٍ أَوْ شَرَطْتَ وَجُلٍ قَالَ لِآخَرَ ٱخْطُبْ لِي وَلَمْ يُشْهِدْ عَلَى ذَلِكَ فَذَهَبَ فَخَطَبَ لَهُ وَ بَذَلَ عَنْهُ ٱلصَّدَاقَ وَ غَيْرَ ذَلِكَ مِمَّا فَذَلِكَ لِي رِضًا وَ هُوَ لاَزِمٌ لِي وَ لَمْ يُشْهِدْ عَلَى ذَلِكَ فَذَهَبَ فَخَطَبَ لَهُ وَ بَذَلَ عَنْهُ ٱلصَّدَاقِ وَ غَيْرَ ذَلِكَ مِمَّا طَالَبُوهُ وَ سَأَلُوهُ فَلَمًّا رَجَعَ أَنْكَرَ ذَلِكَ كُلَّهُ قَالَ «يُغَرَّمُ لَهَا نِصْفَ ٱلصَّدَاقِ عَنْهُ وَ ذَلِكَ أَنَّهُ هُوَ ٱلَّذِي ضَيَّعَ حَقَّهَا طَالَبُوهُ وَ سَأَلُوهُ فَلَمًّا رَجَعَ أَنْكُرَ ذَلِكَ كُلَّهُ قَالَ «يُغَرَّمُ لَهَا نِصْفَ ٱلصَّدَاقِ عَنْهُ وَ ذَلِكَ أَنَّهُ هُوَ ٱلَّذِي ضَيَّعَ حَقَهَا فَلَمًا لَمْ يُشْهِدْ لَهَا عَلَيْهِ بِذَلِكَ ٱلَّذِي قَالَ لَهُ حَلَّ لَهَا أَنْ تَتَزَوَّجَ وَ لاَ تَحِلُّ لِلْأَوَّلِ فِيمَا بَيْنَهُ وَ بَيْنَ ٱللَّهِ عَزَّ وَ جَلًّ لَهَا أَنْ تَتَزَوَّجَ وَ لاَ تَحِلُ لِلْأَوَّلِ فِيمَا بَيْنَهُ وَ بَيْنَ ٱللَّهُ تَعَالَى يَقُولُ: ۞ فَإِمْشَاكُ بِمَعْرُوفٍ أَوْ تَسْرِيحٌ بِإِحْسَانٍ ۞ فَإِنْ لَمْ يُفْعَلْ فَإِنَّهُ مَأَتُومٌ فِيمًا بَيْنَهُ وَ بَيْنَ ٱللَّهُ عَزَّ وَ جَلَّ لَهَا أَنْ تَتَزَوَّجَهُ الْفِسُلَامِ وَ قَدْ أَبَاحَ ٱللَّهُ عَزَّ وَ جَلَّ لَهَا أَنْ تَتَزَوَّجَ».

Hadith.3384 - It is narrated from Dawood ibn Al-Husayn, from Umar ibn Hanzalah, from Abu Abdullah ^{a.s}:

I asked him about a man who said to another, "Propose marriage to so-and-so on my behalf, and whatever you negotiate regarding the dowry, guarantee, or conditions will be binding on me and accepted."



However, he did not bring witnesses for this agreement. The second man went ahead, proposed marriage, and committed to the dowry and other demands they requested. When he returned, the first man denied all of it.

Imam ^{a.s.} said: "He must pay half of the dowry on his behalf, as it was he who neglected her right by failing to have witnesses for the agreement he made. Thus, it becomes permissible for her to marry someone else, and the first man is not allowed to take her back unless he formally divorces her. This is because Allah ^{SWT} the Exalted says: *'Retention in kindness or release in fairness'* (Surah Al-Baqarah 2:229). If he does not do so, then he is sinful before Allah ^{SWT} the Almighty. However, the apparent ruling under Islamic law allows her to marry someone else, as Allah ^{SWT} has made it permissible for her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.85 • Tahdhib Al-Ahkam, Vol.6 p.213 • Al-Wafi, Vol.22 p.677 • Wasa'il Al-Shi'ah, Vol.19 p.165 • Tafsir Nur Al-Thaqalayn, Vol.1 p.222

3385 - وَ رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ هِشَامِ بْنِ سَالِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلٍ وَكُل آخَرَ عَلَى وَكَالَةٍ فِي أَمْرٍ مِنَ اَلْأُمُورِ وَ أَشْهَدُ لَهُ بِذَلِكَ شَاهِدَيْنِ فَقَامَ اَلْوَكِيلُ فَخَرَجَ لِإِمْضَاءِ اَلْأَمْرِ فَقَالَ اِشْهَدُوا أَنِّي وَكُل عَلَيْهِ قَبْلَ أَنْ يُعْزَلَ عَنِ اَلْوَكَالَةِ فَقَالَ «إِنْ كَانَ اَلْوَكِيلُ أَمْضَى اَلْأَمْرَ الَّذِي وُكُل عَلَيْهِ قَبْلَ أَنْ يُعْزَلَ عَنِ اَلْوَكَالَةِ فَقَالَ «إِنْ كَانَ الْوَكِيلُ أَمْمَى اَلْأَمْرَ الَّذِي وُكُل عَلَيْهِ قَبْلَ أَنْ يُعْزَلَ عَنِ اَلْوَكَالَةِ فَقَالَ «إِنْ كَانَ الْوَكِيلُ كَرِهَ الْمُوكِلُ أَمْ رَضِيَ » قُلْتُ فَإِنَّ الْوَكِيلَ أَمْصَى اَلْأَمْرَ قَبْلَ أَنْ فَإِنَّ الْوَكِيلَ أَمْضَى الْأَمْرَ قَبْلَ أَنْ يَعْمُ بِالْعَزْلِ أَوْ يَبْلُغَهُ أَنَّهُ قَدْ عُزِلَ عَنِ الْوَكَالَةِ فَالْأَمْرُ عَلَى مَا أَمْضَاهُ قَالَ «نَعَمْ» قُلْتُ فَإِنْ الْوَكِيلَ أَوْكِيلُ أَنْ الْمُوكِلُ أَمْ رَضِيَ » قُلْتُ فَإِنْ الْوَكِيلَ أَوْ يَبْلُغَهُ الْعَزْلُ قَبْلَ أَنْ يَعْمُ بِالْعَزْلِ أَوْ يَبْلُغَهُ أَنْهُ لَمْ عُزِلَ عَنِ الْوَكَالَةِ فَالْأَمْرُ عَلَى مَا أَمْضَاهُ وَالْمُل عَلَى مَا أَمْضَاهُ قَالَ «نَعَمْ» قُلْتُ فَإِنْ بَلَغَهُ الْعَزْلُ قَبْلَ أَنْ يَعْمُ إِلْ الْمُؤْكِيلُ إِذَا وَكُل ثُمُ قَامَ عَنِ الْمَجْلِسِ يُعْمَى الْأَمْرُ ثُمَّ أَنْ وَلَكُ بِشَيْءٍ قَالَ «نَعَمْ إِنَّ الْوَكِيلَ إِذَا وُكُل ثُمُّ قَامَ عَنِ الْمُخْلُقِ فَالْمُر أَنْ الْوَكِيلَ إِذَا وُكُل ثُمْ الْوَكَالَةِ بِثِقَةٍ يُبَلِّعُهُ أَوْ يُشَافَهَ بِالْعَزْلُ عَن الْوَكَالَةِ بِثِقَةٍ يُبَلِّعُهُ أَوْ يُشَافَهَ بِالْعَزْلِ عَن الْوَكَالَةِ».

Hadith.3385 - It is narrated from Muhammad ibn Abi Umayr, from Hisham ibn Salim, from Abu Abdullah ^{a.s}:

Regarding a man who appointed another as his agent (wakil) for a matter and had two witnesses testify to the appointment, the agent then proceeded to act upon the matter. Meanwhile, the principal declared, "Witness that I have dismissed so-and-so from the agency."

Imam ^{a.s} said: "If the agent had executed the matter before being dismissed from the agency, then the action remains valid and binding, whether the principal is pleased with it or not."

I asked: "What if the agent completed the action before learning of the dismissal or being informed that he had been removed from the agency?"

Imam ^{a.s} replied: "Yes, the action stands as valid."

I then asked: "What if the agent received notice of dismissal before carrying out the matter, but proceeded with it anyway?"

Imam ^{a.s} said: "Then the action is invalid."

Imam ^{a.s} added: "An agent, once appointed, retains authority as long as he is not informed of the dismissal by a trustworthy source or directly notified in person of the termination of the agency."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.86 • Tahdhib Al-Ahkam, Vol.6 p.213 • Al-Wafi, Vol.18 p.959 • Wasa'il Al-Shi'ah, Vol.19 p.162



3386 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ أَنَّهُ قَالَ : فِي رَجُلٍ وَلَّتُهُ اِمْرَأَةٌ أَمْرَهَا إِمَّا ذَاتُ قَرَابَةٍ أَوْ جَارَةٌ لَهُ لاَ يَعْلَمُ دَخِيلَةَ أَمْرِهَا فَوَجَدَهَا قَدْ دَلِّسَتْ عَيْباً هُوَ بِهَا قَالَ

«يُؤْخَذُ ٱلْمَهْرُ مِنْهَا وَ لاَ يَكُونُ عَلَى ٱلَّذِي زَوَّجَهَا شَيْءٌ» وَ قَالَ فِي اِمْرَأَةٍ وَلَّتْ أَمْرَهَا رَجُلاً فَقَالَتْ زَوِّجْنِي فُلاَناً قَالَ لاَ زَوَّجْتُكِ حَتَّى تُشْهِدِي بِأَنَّ أَمْرَكِ بِيَدِي فَأَشْهَدَتْ لَهُ فَقَالَ عِنْدَ ٱلتَّزْوِيجِ لِلَّذِي يَخْطُبُهَا يَا فُلاَنُ فُلاَناً قَالَ لاَ زَوَّجْتُهَا مِنْ نَفْسِي فَقَالَتِ اَلْمَرْأَةُ عَلَيْكَ كَذَا وَ كَذَا قَالَ نَعَمْ فَقَالَ هُوَ لِلْقَوْمِ الشَّهَدُوا أَنَّ ذَلِكَ لَهَا عِنْدِي وَ قَدْ زَوَّجْتُهَا مِنْ نَفْسِي فَقَالَتِ اَلْمَرْأَةُ عَلَيْكَ كَذَا وَ كَذَا قَالَ نَعَمْ فَقَالَ هُوَ لِلْقَوْمِ الشَّهَدُوا أَنْ ذَلِكَ لَهَا عِنْدِي وَ هَذَ زَوَّجْتُهَا مِنْ نَفْسِي فَقَالَتِ اَلْمَرْأَةُ مَا كُنْتُ أَتَرَوَّجُكَ وَ لاَ كَرَامَةَ وَ لاَ أَمْرِي إِلاَّ بِيَدِي وَ مَا وَلَيْتُكَ أَمْرِي إِلاَّ حَيَاءً مِنَ ٱلْكَلاَمِ قَالَ «تُنْزَعُ مِنْهُ وَ يُوجَعُ رَأْسُهُ».

Hadith.3386 - It is narrated from Hammad, from Al-Halabi, from Abu Abdullah (a.s):

Regarding a man to whom a woman entrusted her affairs—whether she was a relative or a neighbor—and he did not know her internal situation, and later discovered that she had concealed a defect:

Imam ^{a.s} said: "The dowry is to be taken from her, and the man who married her is not held liable." He also said regarding a woman who entrusted her affairs to a man and said: "Marry me to so-and-so."

The man replied: "I will not marry you until you testify that your affair is in my hands."

She testified to this, and during the marriage contract, the man said to the suitor, "O so-and-so, upon you is such-and-such (as a condition)."

The suitor replied: "Yes."

The man then said to the witnesses, "Bear witness that this is due to her from me, and I have married her to myself."

The woman then declared, "I never intended to marry you, nor do I accept such a marriage. My affair is in my own hands, and I only entrusted you out of modesty in speaking." Imam ^{a.s} said: "She is to be separated from him, and he is to be disciplined for his conduct."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.87 • Tahdhib Al-Ahkam, Vol.6 p.216

3387 - وَ فِي نَوَادِرِ مُحَمَّدِ بْنِ أَبِي عُمَيْرٍ عَنْ غَيْرِ وَاحِدٍ مِنْ أَصْحَابِنَا عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلٍ قَبَضَ صَدَاقَ اِبْنَتِهِ مِنْ زَوْجِهَا ثُمَّ مَاتَ هَلْ لَهَا أَنْ تُطَالِبَ زَوْجَهَا بِصَدَاقِهَا أَوْ قَبْضُ أَبِيهَا قَبْضُهَا فَقَالَ عَلَيْهِ اَلسَّلاَمُ «إِنْ كَانَتْ وَكَّلَتْهُ بِقَبْضِ صَدَاقِهَا مِنْ زَوْجِهَا فَلَيْسَ لَهَا أَنْ تُطَالِبَهُ وَ إِنْ لَمْ تَكُنْ وَكَلَتْهُ فَلَهَا فَقَالَ عَلَيْهِ اَلسَّلاَمُ «إِنْ كَانَتْ وَكَّلَتْهُ بِقَبْضِ صَدَاقِهَا مِنْ زَوْجِهَا فَلَيْسَ لَهَا أَنْ تُطالِبَهُ وَ إِنْ لَمْ تَكُنْ وَكَلَتْهُ فَلَهَا فَقَالَ عَلَيْهِ السَّلاَمُ «إِنْ كَانَتْ وَكَّلَتْهُ بِقَبْضِ صَدَاقِهَا مِنْ زَوْجِهَا فَلَيْسَ لَهَا أَنْ تُطُولِ بِهَا بِذَلِكَ إِلاَّ أَنْ تَكُونَ حِينَئِذٍ صَبِيَّةً فِي حَجْرِهِ فَيَجُوزُ لِأَبِيهَا أَنْ يَعْفُو عَنْ بَعْضِ الصَّدَاقِ وَ يَأْخُذَ بَعْضاً وَ لَيْسَ لَهُ أَنْ يَعْفُو عَنْ بَعْضِ الصَّدَاقِ وَ يَأْخُذَ بَعْضاً وَ لَيْسَ لَهُ أَنْ يَعْفُو عَنْ بَعْضِ الصَّدَاقِ وَ يَأْخُذَ بَعْضاً وَ لَيْسَ لَهُ أَنْ يَعْفُو عَنْ بَعْضِ الصَّدَاقِ وَ يَأْخُذَ بَعْضاً وَ لَيْسَ لَهُ أَنْ يَدْعَ كُلَّهُ وَ ذَلِكَ قَوْلُ اللَّهِ عَزَّ وَ جَلَّ:

إِلاَّ أَنْ يَعْفُونَ أَوْ يَعْفُوا الَّذِي بِيَدِهِ عُقْدَةُ اَلنَّكاحِ
 يَعْنِي اَلْأَبَ وَ الَّذِي تُوكِّلُهُ الْمَرْأَةُ وَ تُولِّيهِ أَمْرَهَا مِنْ أَخٍ أَوْ قَرَابَةٍ أَوْ غَيْرِهِمَا».



Hadith.3387 - In the book "Nawadir" by Muhammad ibn Abi Umayr, from multiple narrators among our companions, from Abu Abdullah ^{a.s}:

Concerning a man who collected the dowry of his daughter from her husband and then passed away—can she demand her dowry from her husband, or is her father's collection considered her own collection?

Imam ^{a.s} said: "If she had authorized him to collect her dowry from her husband, then she has no right to demand it again. However, if she had not authorized him, then she has the right to claim it. In this case, the husband may seek repayment from the father's heirs—unless she was a minor under his care. In such a situation, the father's collection is valid on her behalf.

If the husband divorces her before consummation, the father may waive part of the dowry and retain part, but he does not have the authority to forgo the entire amount. This is based on the verse of Allah (SWT), the Exalted:

'Except when they waive it or he (the guardian) in whose hand is the marriage contract waives it.' (Surah Al-Baqarah 2: 237)

This refers to the father or anyone the woman appoints and entrusts with her affairs, such as a brother, a relative, or others."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.88 • Tahdhib Al-Ahkam, Vol.6 p.215 • Al-Wafi, Vol.22 p.690 • Wasa'il Al-Shi'ah, Vol.19 p.168 • Tafsir Al-Burhan, Vol.1 p.494



CHAPTER 38 – CHAPTER ON JUDGMENT BY LOT

بَابُ الْحُكْمِ بِالْقُرْعَةِ

% HADITH 3388 – 3399 بسئم اللهَّ الرَّحَمْن الرَّمِيمِ

3388 - رَوَى حَمَّادُ بَنُ عِيسَى عَمَّنُ أَخْبَرَهُ عَنْ حَرِيزٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: أَوَّلُ مَنْ سُوهِمَ عَلَيْهِ مَرْيَمُ بِنْتُ عِمْرَانَ وَ هُوَ قَوْلُ اَللَّهِ عَزَّ وَ جَلَّ: ۞ وَ مَا كُنْتَ لَدَيْهِمْ إِذْ يُلْقُونَ أَقْلاَمَهُمْ أَيُّهُمْ يَكُفُلُ مَرْيَمَ ۞ وَ اَلسَّهَامُ بِنْتُ عِمْرَانَ وَ هُو قَوْلُ اَللَّهِ عَزَّ وَ جَلَّ: ۞ وَ مَا كُنْتَ لَدَيْهِمْ إِذْ يُلْقُونَ أَقْلاَمَهُمْ أَيُّهُمْ يَكُفُلُ مَرْيَمَ عَلَيْهِ اَلسَّلاَمُ لَمَّا رَكِبَ مَعَ اَلْقَوْمِ فَوَقَعَتِ السَّفِينَةُ فِي اللَّجَّةِ فَاسْتَهَمُوا فَوَ السَّهِمُ عَلَى يُونُسَ ثَلاَثَ مَرَّاتٍ » قَالَ «فَمَضَى يُونُسُ عَلَيْهِ السَّلاَمُ إِلَى صَدْرِ السَّفِينَةِ فَإِذَا اَلْحُوثُ فَوَقَعَ السَّهُمُ عَلَى يُونُسَ ثَلاَثَ مَرَّاتٍ » قَالَ «فَمَضَى يُونُسُ عَلَيْهِ السَّلاَمُ إِلَى صَدْرِ السَّفِينَةِ فَإِذَا الْحُوثُ فَوَقَعَ السَّهُمُ عَلَى يُونُسَ ثَلاثَ مَرَّاتٍ » قَالَ «فَمَضَى يُونُسُ عَلَيْهِ السَّلاَمُ إِلَى صَدْرِ السَّفِينَةِ فَإِذَا الْحُوثُ فَاتِحْ فَاهُ فَرَمَى نَفْسَهُ ثُمَّ كَانَ عِنْدَ عَبْدِ اللهُ عَلَيْهِ وَالِهِ فِي الْعَاشِرِ إِنْ رَزَقَهُ اللَّهُ عُلاماً أَنْ يَذْبَحَهُ وَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ الِهِ فِي صُلْبِهِ فَجَاءَ بِعَشْرٍ مِنَ الْإِبِلِ فَلَاهُ عَلَيْهِ وَ عَلَى عَبْدِ اللّهِ فَرَادَ عَشْراً فَلَمْ تَزَلِ السَّهَامُ تَخْرُجُ عَلَى عَبْدِ اللّهِ فَزَادَ عَشْراً فَلَمْ تَزَلِ السَّهَامُ تَخْرُجُ عَلَى عَبْدِ اللّهِ فَزَادَ عَشْراً فَلَمْ تَزَلِ السَّهَامُ تَخْرُجُ عَلَى عَبْدِ اللّهِ فَزَادَ عَشْراً فَلَمْ تَزَلِ السَّهَامُ تَخْرُجُ عَلَى عَبْدِ اللّهِ فَرَادَ عَشْراً فَلَمْ تَزَلِ السَّهَامُ رَبِّي فَأَعَادَ وَلَا يَعْمَى عَبْدِ عَلْمَ الْإِبِلُ فَقَالَ الْآبَلُ فَقَالَ اللَّهُ عَلَى الْإِبِلُ فَقَالَ عَبْدُ الْمُطَلِّ مَا الْمُطَلِّ عَلَى الْإِبِلَ فَقَالَ عَلَى الْمُعَلِي فَالَ اللَّهُ عَلَى الْإِبِلَ فَقَالَ عَلَى الْإِبِلُ فَقَالَ عَلَى الْإِبِلُ فَقَالَ عَبْدُ اللَّهُ عَلَى الْإِبِلُ فَقَالَ عَلَى الْإِبِلَ فَقَالَ عَلَى الْإِبِلَ فَقَالَ عَلَى الْإِبِلُ فَقَالَ اللَّهُ عَلَى الْإِنْ اللَّهُ عَلَى اللَّهُ عَلَى الْمُلْلِ الللَّهُ عَلَى الْعَلَى الْعَلَا اللَو

Hadith.3388 - Narrated by Hammad ibn Isa, from someone who informed him, from Hariz, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}:

"The first person upon whom casting lots (Qur'ah) was performed was Maryam (Mary), the daughter of Imran. This is based on the saying of Allah (SWT), the Exalted:

'And you were not with them when they cast their pens as to which of them should be responsible for Maryam.' (Surah Aal-E-Imran 3:44).

The lots were six in number. Then they cast lots for Yunus ^{a.s} (Jonah ^{a.s}) when he sailed with a group of people. When the ship was caught in turbulence, they cast lots, and the lot fell upon Yunus three times."

Imam $^{\{a.s\}}$ continued: "Yunus $^{\{a.s\}}$ proceeded to the edge of the ship, and there was the whale with its mouth wide open. So he threw himself in.

Similarly, when Abdul Muttalib ^(a.s) had nine sons, he vowed that if Allah ^(SWT) granted him a tenth son, he would sacrifice him. When Abdullah ^(a.s) was born, he could not bear to sacrifice him, as the Prophet (peace be upon him and his family) was in his lineage.

So Abdul Muttalib ^{a.s} brought ten camels and cast lots between them and Abdullah ^{a.s}. The lot fell on Abdullah ^{a.s}. He added ten more camels and repeated the process. The lot continued to fall on Abdullah ^{a.s}, and he kept increasing the camels by ten each time.

Finally, when the number of camels reached one hundred, the lot fell on the camels.

Abdul Muttalib ^{a.s} then said: 'I have not yet done justice to my Lord ^{AZJ},' and repeated the lot three more times.

When it fell on the camels each time, he said: 'Now I know my Lord [AZJ] is satisfied.' So he sacrificed the camels."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.89 • Al-Khisal, Vol.1 p.156 • Al-Wafi, Vol.16 p.1126 • Wasa'il Al-Shi'ah, Vol.27 p.260 • Tafsir Al-Burhan, Vol.4 p.630 • Bihar Al-Anwar, Vol.15 p.126 • Bihar Al-Anwar, Vol.101 p.324



9389 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ اَلْحَكِيمِ قَالَ : سَأَلْتُ أَبَا اَلْحَسَنِ مُوسَى بْنَ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ عَنْ شَيْءٍ فَقَالَ لِي «كُلُّ مَجْهُولٍ فَفِيهِ اَلْقُرْعَةُ» فَقُلْتُ إِنَّ اَلْقُرْعَةَ تُخْطِئُ وَ تُصِيبُ فَقَالَ «كُلُّ مَا حَكَمَ اَللَّهُ عَزَّ وَ جَلَّ بِهِ فَلَيْسَ بِمُخْطِئ».

Hadith.3389 - Narrated by Muhammad ibn al-Hakim:

"I asked Abu al-Hasan Imam Musa ibn Jafar Al-Kadhim ^{a.s} about a matter.

Imam ^{a.s} said to me: 'For every unknown matter, the solution lies in casting lots (Qur'ah).'

I said: 'But casting lots can be right or wrong.'

Imam (a.s) replied: 'Whatever Allah (SWT), the Mighty and Majestic, decrees is never wrong.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.92 • Tahdhib Al-Ahkam, Vol.6 p.240 • Fiqh Al-Quran, Vol.2 p.16 • Al-Wafi, Vol.16 p.940 • Wasa'il Al-Shi'ah, Vol.27 p.259 • Al-Fusul Al-Muhimmah, Vol.1 p.694

3390 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «مَا تَقَارَعَ قَوْمٌ فَفَوَّضُوا أَمْرَهُمْ إِلَى اَللَّهِ تَعَالَى إِلاَّ خَرَجَ سَهْمُ اَلْمُحِقِّ».

Hadith.3390 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"No group of people cast lots (Qur'ah) and entrusted their matter to Allah (SWT), the Exalted, except that the lot would favor the one who is rightful."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.92 • Al-Fusul Al-Muhimmah, Vol.1 p.694 • Al-Fusul Al-Muhimmah, Vol.2 p.501

3391 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «أَيُّ قَضِيَّةٍ أَعْدَلُ مِنَ اَلْقُرْعَةِ إِذَا فُوِّضَ اَلْأَمْرُ إِلَى اَللَّهِ أَ لَيْسَ اَللَّهُ تَعَالَى يَقُولُ: ﴿ فَسَاهَمَ فَكَانَ مِنَ اَلْمُدْحَضِينَ ۞ ».

Hadith.3391 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"What judgment is more just than the casting of lots (Qur'ah) when the matter is entrusted to Allah (SWT), the Exalted, say:

'So they cast lots, and he was among the losers'?" (Surah As-Saffat 37:141)

[REFERENCES]

Man La Yahduruhu Al-Fagih, Vol.3 p.92 • Al-Fusul Al-Muhimmah, Vol.1 p.694

3392 - وَ رَوَى اَلْحَكَمُ بْنُ مِسْكِينٍ عَنْ مُعَاوِيَةَ بْنِ عَمَّارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا وَطِئَ رَجُلاَنِ أَوْ ثَلاَثَةٌ جَارِيَةً فِي طُهْرٍ وَاحِدٍ فَوَلَدَتْ فَادَّعَوْهُ جَمِيعاً أَقْرَعَ اَلْوَالِي بَيْنَهُمْ فَمَنْ قَرَعَ كَانَ اَلْوَلَدُ وَلَدَهُ وَ يَرُدُّ قِيمَةَ اَلْوَلَدِ عَلَى صَاحِبِ اَلْجَارِيَةِ»

قَالَ «فَإِنِ اِشْتَرَى رَجُلٌ جَارِيَةً فَجَاءَ رَجُلٌ فَاسْتَحَقَّهَا وَ قَدْ وَلَدَتْ مِنَ ٱلْمُشْتَرِي رَدَّ ٱلْجَارِيَةَ عَلَيْهِ وَ كَانَ لَهُ وَلَدُهَا بِقِيمَتِهِ».



Hadith.3392 - Al-Hakam ibn Miskin narrated from Mu'awiyah ibn Ammar, who said that Abu Abdillah ^{a.s} said:

"If two or three men have intercourse with a bondwoman during the same period of purity, and she gives birth, and all of them claim the child, the ruler should draw lots among them. Whomever the lot falls upon, the child is his, and he must pay the value of the child to the owner of the bondwoman."

Imam ^{a.s} further said: "If a man buys a bondwoman, and another man comes and claims her rightfully, and she has already given birth to a child by the buyer, the bondwoman is returned to the rightful owner, while the child belongs to the buyer, but he must pay its value."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.92 • Tahdhib Al-Ahkam, Vol.8 p.169 • Al-Istibsar, Vol.3 p.368 • Al-Wafi, Vol.23 p.1420 • Wasa'il Al-Shi'ah, Vol.21 p.171 • Wasa'il Al-Shi'ah, Vol.27 p.261

3393 - وَ رَوَى زُرْعَةُ عَنْ سَمَاعَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : "إِنَّ رَجُلَيْنِ اِخْتَصَمَا إِلَى عَلِيٍّ عَلَيْهِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ فِي دَابَّةٍ فَزَعَمَ كُلُّ وَاحِدٍ مِنْهُمَا أَنَّهَا نُتِجَتْ عَلَى مِذْوَدِهِ وَ أَقَامَ كُلُّ وَاحِدٍ مِنْهُمَا بَيِّنَةً سَوَاءً فِي اَلْعَدَدِ فَأَقْرَعَ بَيْنَهُمَا سَهْمَيْنِ فَعَلَّمَ اَلسَّهْمَيْنِ عَلَى كُلُّ وَاحِدٍ مِنْهُمَا بِعَلاَمَةٍ ثُمَّ قَالَ « اَللَّهُمَّ رَبَّ السَّمَاوَاتِ اَلسَّبْعِ وَ وَأَقْرَعَ بَيْنَهُمَا سَهْمَيْنِ فَعَلَّمَ السَّهْمَيْنِ عَلَى كُلُّ وَاحِدٍ مِنْهُمَا بِعَلاَمَةٍ ثُمَّ قَالَ « اَللَّهُمَّ رَبَّ السَّمَاوَاتِ السَّبْعِ وَ رَبَّ السَّمَاوَاتِ السَّبْعِ وَ رَبَّ الْعَرْشِ الْعَظِيمِ عَالِمَ الْغَيْبِ وَ الشَّهَادَةِ الرَّحْمَنَ الرَّحِيمَ أَيُّهُمَا كَانَ صَاحِبَ الدَّابَّةِ وَ هُوَ أَوْلَى بِهَا فَأَسْأَلُكَ أَنْ تُخْرِجَ سَهْمُ أَحْدِهِمَا فَقَضَى لَهُ بِهَا».

Hadith.3393 - Zur'ah narrated from Sama'ah, who said that Abu Abdillah (a.s) said:

"Two men disputed before Imam Ali ibn Abi Talib ^{a.s} over a beast, each claiming that it was born in his stable. Both presented equal evidence in number.

So, Imam Ali ibn Abi Talib ^{a.s} drew lots between them. He marked the two lots with distinct signs for each claimant, and then said:

'O Allah (SWT), Lord (AZJ) of the seven heavens and the seven earths, and Lord (AZJ) of the Great Throne, Knower of the unseen and the seen, the Most Merciful, the Most Compassionate—whichever of these two is the rightful owner of the beast and has the stronger claim to it, I ask You to bring forth his lot!

Then the lot of one of them was drawn, and Imam Ali ibn Abi Talib (a.s) ruled in his favor."

[REFERENCES]

3394 - وَ رَوَى اَلْبَزَنْطِيُّ عَنْ دَاوُدَ بْنِ سِرْحَانَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلَيْنِ شَهِدَا عَلَى رَجُلٍ فِي أَمْرٍ وَ جَاءَ آخَرَانِ فَشَهِدَا عَلَى غَيْرِ اَلَّذِي شَهِدَ عَلَيْهِ اَلْأَوَّلاَنِ قَالَ «يُقْرَعُ بَيْنَهُمْ فَأَيُّهُمْ قَرَعَ فَعَلَيْهِ اَلْيَمِينُ وَ هُوَ أَوْلَى بِالْقَضَاءِ».

Hadith.3394 - Al-Bazanti narrated from Dawood ibn Sirhan, who said that Abu Abdillah ^{a.s} said: "In the case of two men who testified against another man regarding a matter, and then two others came and testified to something different from what the first two had testified—lots are drawn between them. Whichever group's lot is drawn, they shall take an oath, and their testimony will have precedence in judgment."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.93

3395 - وَ رَوَى حَمَّادُ بْنُ عُثْمَانَ عَنْ عُبَيْدِ اَللَّهِ بْنِ عَلِيِّ اَلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلٍ قَالَ أَوْلُ مَمْلُوكٍ أَمْلِكُهُ فَهُوَ حُرَّ فَوَرِثَ سَبْعَةً جَمِيعاً قَالَ «يُقْرِعُ بَيْنَهُمْ وَ يُعْتِقُ اَلَّذِي خَرَجَ سَهْمُهُ».

Hadith.3395 - Hammad ibn Uthman narrated from Ubaydullah ibn Ali al-Halabi, who said that Abu Abdillah ^{a.s} said:

"If a man says, 'The first slave I acquire shall be free,' and then he inherits seven slaves altogether, lots are drawn among them, and the one whose lot is drawn shall be freed."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.94 • Al-Wafi, Vol.10 p.613 • Wasa'il Al-Shi'ah, Vol.27 p.261

3396 - وَ رَوَى حَرِيزٌ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ : سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ يَكُونُ لَهُ اَلْمَمْلُوكُونَ فَيُوصِى بِعِثْق ثُلْثِهِمْ قَالَ «كَانَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ يُسْهِمُ بَيْنَهُمْ».

Hadith.3396 - Hariz narrated from Muhammad ibn Muslim, who said:

"I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a man who has slaves and wills to free one-third of them.

Imam ^{a.s} said: 'Imam Ali ibn Abi Talib ^{a.s} used to draw lots among them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.94 • Tahdhib Al-Ahkam, Vol.8 p.234 • Wasa'il Al-Shi'ah, Vol.23 p.103 • Wasa'il Al-Shi'ah, Vol.27 p.261

3397 - وَ رَوَى مُوسَى بْنُ اَلْقَاسِمِ اَلْبَجَلِيُّ وَ عَلِيُّ بْنُ اَلْحَكَمِ عَنْ عَبْدِ اَلرَّحْمَنِ بْنِ أَبِي عَبْدِ اَللَّهِ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهُمْ إِذَا أَتَاهُ رَجُلاَنِ يَخْتَصِمَانِ بِشُهُودٍ عِدَّتُهُمْ سَوَاءٌ وَ عَدَالَتُهُمْ مَوَاءٌ وَ عَدَالَتُهُمْ سَوَاءٌ وَ عَدَالَتُهُمْ سَوَاءٌ أَقْرَعَ بَيْنَهُمَا عَلَى أَيِّهِمَا تَصِيرُ اَلْيَمِينُ وَ كَانَ يَقُولُ « اَللَّهُمَّ رَبَّ اَلسَّمَاوَاتِ اَلسَّبْعِ وَ رَبَّ اَلْأَرْضِينَ اَلسَّبْعِ مَنْ عَلَيْهِ إِذَا حَلَفَ».

Hadith.3397 - Musa ibn al-Qasim al-Bajali and Ali ibn al-Hakam narrated from Abd al-Rahman ibn Abi Abdillah, who said:

Abu Abdillah ^{a.s} said: "Imam Ali ibn Abi Talib ^{a.s}, whenever two men came to him disputing with an equal number of witnesses of equal integrity, would draw lots between them to determine upon whom the oath would fall.

Then Imam Ali ibn Abi Talib $^{\{a.s\}}$ would say: O Allah $^{\{SWT\}}$, Lord $^{\{AZJ\}}$ of the seven heavens and Lord $^$

After that, he would assign the right to the one upon whom the oath was placed if he took the oath."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.94



3398 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبِ عَنْ جَمِيلِ عَنْ فُضَيْلِ بْنِ يَسَارِ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ :

سَأَلْتُهُ عَنْ مَوْلُودٍ لَيْسَ لَهُ مَا لِلرِّجَالِ وَ لَيْسَ لَهُ مَا لِلنِّسَاءِ قَالَ «هَذَا يُقْرعُ عَلَيْهِ اَلْإِمَامُ يَكْتُبُ عَلَى سَهْمٍ عَبْدُ اَللَّهِ وَ عَلَى سَهْمِ آخَرَ أَمَةُ اَللَّهِ ثُمَّ يَقُولُ اَلْإِمَامُ أَو اَلْمُقْرِعُ اَللَّهُمَّ أَنْتَ اللَّهُ لاَ إِلَهَ إِلاَّ أَنْتَ «عَالِمَ الْغَيْبِ وَ اَلشَّهَادَةِ أَنْتَ تَحْكُمُ بَيْنَ عِبَادِكَ فِي مَا كَانُوا فِيهِ يَخْتَلِفُونَ» بَيِّنْ لَنَا أَمْرَ هَذَا اَلْمَوْلُودِ حَتَّى يُوَرَّثَ مَا فَرَضْتَ لَهُ فِي

كِتَابِكَ ثُمَّ يَطْرَحُ السَّهْمَيْنِ فِي سِهَامٍ مُبْهَمَةٍ ثُمَّ تُجَالُ فَأَيُّهُمَا خَرَجَ وُرِّثَ عَلَيْهِ».

Hadith.3398 - Al-Hasan ibn Mahbub narrated from Jamil, from Fudhayl ibn Yasar, who said: "I asked Abu Abdillah (a.s) about a newborn who has neither the features of males nor the features of females.

Imam ^{a.s} said: 'The Imam draws lots for this case. He writes on one lot "Abdullah" (servant of Allah (SWT)) and on another lot "Amatullah" (maidservant of Allah (SWT)). Then the Imam or the one drawing the lot says:

'O Allah (SWT), You are Allah (SWT), there is no god but You, Knower of the unseen and the seen. You judge among Your servants concerning that in which they differ. Make clear to us the matter of this newborn so that he may inherit what You have ordained for him in Your Book.'

Then he (the Imam) places the two lots into other unspecified lots, and they are mixed. Whichever lot is drawn, the inheritance is based on it."

[REFERENCES]

Al-Muhasin, Vol.2 p.603 • Al-Kafi, Vol.7 p.158 • Man La Yahduruhu Al-Faqih, Vol.3 p.94 • Man La Yahduruhu Al-Faqih, Vol.4 p.329 • Tahdhib Al-Ahkam, Vol.6 p.239 • Tahdhib Al-Ahkam, Vol.9 p.356 • Al-Istibsar, Vol.4 p.187 • Mishkat Al-Anwar, Vol.1 p.330 • Al-Wafi, Vol.25 p.907 • Wasa'il Al-Shi'ah, Vol.26 p.292

3399 - وَ رَوَى عَاصِمُ بْنُ حُمَيْدٍ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «بَعَثَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ عَلِيّاً عَلَيْهِ اَلسَّلاَمُ إِلَى اَلْيَمَن فَقَالَ لَهُ حِينَ قَدِمَ «حَدَّثْنِي بأَعْجَب مَا وَرَدَ عَلَيْكَ» قَالَ «يَا رَسُولَ اَللَّهِ أَتَانِى قَوْمٌ قَدْ تَبَايَعُوا جَارِيَةً فَوَطِئُوهَا جَمِيعاً فِى طُهْرِ وَاحِدٍ فَوَلَدَتْ غُلاَماً فَاخْتَلَفُوا فِيهِ كُلُّهُمْ يَدَّعِي فِيهِ فَأَسْهَمْتُ بَيْنَهُمْ ثَلاَثَةً فَجَعَلْتُهُ لِلَّذِي خَرَجَ سَهْمُهُ وَ ضَمَّنْتُهُ نَصِيبَهُمْ» فَقَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «لَيْسَ مِنْ قَوْمٍ تَقَارَعُوا وَ فَوَّصُوا أَمْرَهُمْ إِلَى اَللَّهِ إِلاَّ خَرَجَ سَهْمُ اَلْمُحِقّ

Hadith.3399 - Asim ibn Humayd narrated from Abu Basir, from Abu Ja'far Imam Muhammad ibn Ali Al-Bagir {a.s}:

"The Messenger of Allah (SWT) (peace be upon him and his family) sent Imam Ali ibn Abi Talib (a.s) to Yemen. When he returned, the Prophet (peace be upon him and his family) said to him, 'Tell me about the most astonishing case that came to you.'

Imam Ali ibn Abi Talib (a.s) said: 'O Messenger of Allah (SWT), a group of people came to me who had jointly purchased a bondwoman. They all had relations with her during the same period of purity, and she gave birth to a boy. They disputed over him, with each claiming him. I drew lots among them, assigning the child to the one whose lot was drawn, and I made him liable for the shares of the others.'

The Prophet (peace be upon him and his family) said:

'Whenever a group draws lots and entrusts their matter to Allah (SWT), the rightful one's lot will come forth."



CHAPTER 38 – CHAPTER ON JUDGMENT BY LOT [REFERENCES] Al-Kafi, Vol.5 p.491 • Man La Yahduruhu Al-Faqih, Vol.3 p.94 • Tahdhib Al-Ahkam, Vol.6 p.238 • Tahdhib Al-Ahkam, Vol.8 p.170 • Al-Istibsar, Vol.3 p.369 • Al-Wafi, Vol.23 p.1419 • Wasa'il Al-Shi'ah, Vol.21 p.172 • Wasa'il Al-Shi'ah, Vol.27 p.258



CHAPTER 39 – CHAPTER ON GUARANTEE

بَابُ الْكَفَالَةِ

3400 - رَوَى سَعْدُ بْنُ طَرِيفٍ عَنِ اَلْأَصْبَغِ بْنِ نُبَاتَةَ قَالَ : قَضَى أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فِي رَجُلٍ تَكَفَّلَ بِنَفْسِ رَجُلٍ أَنْ يُحْبَسَ وَ قَالَ لَهُ «أُطْلُبْ صَاحِبَكَ» وَ قَضَى عَلَيْهِ اَلسَّلاَمُ «أَنَّهُ لاَ كَفَالَةَ فِي حَدِّ».

Hadith.3400 - Sa'd ibn Tarif narrated from Al-Asbagh ibn Nubatah:

"Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} ruled in the case of a man who guaranteed the presence of another man that he should be detained, and Imam ^{a.s} said to him, "Seek your companion."

And Imam ^{a.s} ruled: 'There is no guarantee (kafalah) in matters involving prescribed punishments (hudud).'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.95 • Al-Wafi, Vol.18 p.835

3401 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ لِأَبِي اَلْعَبَّاسِ اَلْفَضْلِ بْنِ عَبْدِ اَلْمَلِكِ «مَا مَنَعَكَ مِنَ اَلْحَجِّ» قَالَ كَفَالَةُ تَكَفَّلْتُ بِهَا قَالَ «مَا لَكَ وَ لِلْكَفَالاَتِ أَ مَا عَلِمْتَ أَنَّ اَلْكَفَالَةَ هِىَ الَّتِي أَهْلَكَتِ اَلْقُرُونَ اَلْأُولَى ».

Hadith.3401 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said to Abu al-Abbas al-Fadl ibn Abd al-Malik: "What has prevented you from performing Hajj?"

He replied: "A guarantee (kafalah) that I undertook."

The Imam ^{a.s} said: "What do you have to do with guarantees? Do you not know that guarantees were what destroyed the earlier generations?"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.95

3402 - وَ رُوِيَ عَنِ اَلْحُسَيْنِ بْنِ خَالِدٍ قَالَ : قُلْتُ لِأَبِي اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ جُعِلْتُ فِدَاكَ قَوْلُ اَلنَّاسِ اَلضَّامِنُ غَارِمٌ فَقَالَ «لَيْسَ عَلَى اَلضَّامِنِ غُرْمٌ إِنَّمَا اَلْغُرْمُ عَلَى مَنْ أَكَلَ اَلْمَالَ».

Hadith.3402 - It is narrated from Al-Husayn ibn Khalid who said:

I said to Abu al-Hasan ^{a.s}, "May I be your ransom! People say, 'The guarantor (al-damin) is liable (gharim)."

Imam ^{a.s} replied: "There is no liability (ghurm) upon the guarantor. The liability is upon the one who consumed the wealth."

[REFERENCES

Al-Kafi, Vol.5 p.104 • Man La Yahduruhu Al-Faqih, Vol.3 p.96 • Tahdhib Al-Ahkam, Vol.6 p.209 • Al-Wafi, Vol.18 p.834 • Wasa'il Al-Shi'ah, Vol.18 p.421



3403 - وَ رَوَى دَاوُدُ بْنُ اَلْحُصَيْنِ عَنْ أَبِي اَلْعَبَّاسِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهُ عَنِ اَلرَّجُلِ اِلَى اَلْأَجَلِ فَالَيْسَ يَتَكَفَّلُ بِنَفْسِ اَلرَّجُلِ إِلَى أَلْمَ اللَّهِ عَلَيْهِ كَذَا وَ كَذَا دِرْهَماً قَالَ «إِنْ جَاءَ بِهِ إِلَى اَلْأَجَلِ فَلَيْسَ عَنْ اللَّهُ بِنَفْسِ اَلرَّجُلِ إِلَى اَلْأَجَلِ فَلَيْسَ عَلَيْهِ كَذَا وَ كَذَا دِرْهَماً قَالَ «إِنْ جَاءَ بِهِ إِلَى اَلْأَجَلِ فَلَيْسَ عَلَيْهِ مَا قَالَ وَ هُوَ كَفِيلٌ بِنَفْسِهِ أَبَداً إِلاَّ أَنْ يَبْدَأَ بِالدَّرَاهِمِ فَإِنْ بَدَأَ بِالدَّرَاهِمِ فَهُو لَهَا ضَامِنٌ إِنْ لَمْ يَأْتِ بِهِ إِلَى عَبْدِ اللَّهُ عَلَيْهِ مَا قَالَ وَ هُو كَفِيلٌ بِنَفْسِهِ أَبَداً إِلاَّ أَنْ يَبْدَأَ بِالدَّرَاهِمِ فَإِنْ بَدَأَ بِالدَّرَاهِمِ فَهُو لَهَا ضَامِنٌ إِنْ لَمْ يَأْتِ بِهِ إِلَى اللَّذِي أَجْلَهُ».

Hadith.3403 - It is narrated from Dawud ibn al-Husayn, from Abu al-Abbas, from Abu Abdullah {a.s}.

I asked him about a man who guarantees (takes responsibility for) another man's presence until a specified time, and if he does not bring him, he will owe such-and-such amount of dirhams. Imam ^{a.s} said: "If he brings him by the specified time, then he is not liable for what he mentioned, and he remains a guarantor for his presence indefinitely unless he begins with the dirhams. If he begins with the dirhams, then he is liable for them if he does not bring him by the specified time he had set."

[REFERENCES]

 $\label{eq:man_lambda} \begin{tabular}{ll} Man\ La\ Yahduruhu\ Al-Faqih,\ Vol.3\ p.96 \bullet Tahdhib\ Al-Ahkam,\ Vol.6\ p.209 \bullet Al-Sarair,\ Vol.3\ p.579 \bullet Awali\ Al-La'ali,\ Vol.3\ p.242 \bullet Al-Wafi,\ Vol.18\ p.835 \bullet Wasa'il\ Al-Shi'ah,\ Vol.18\ p.432 \end{tabular}$

3404 - وَ - سَأَلَ دَاوُدُ بْنُ سِرْحَانَ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلْكَفِيلِ وَ اَلرَّهْنِ فِي بَيْعِ اَلنَّسِيئَةِ قَالَ «لاَ بَأْسَ».

Hadith.3404 - Dawud ibn Sirhan asked Abu Abdullah ^(a.s): About a guarantor (kafil) and a pledge (rahn) in a deferred sale (bay' al-nasi'ah). Imam ^(a.s) said: "There is no harm in it."

[REFERENCES]

Al-Kafi, Vol.5 p.233 • Man La Yahduruhu Al-Faqih, Vol.3 p.97 • Man La Yahduruhu Al-Faqih, Vol.3 p.264 • Tahdhib Al-Ahkam, Vol.7 p.179 • Al-Wafi, Vol.18 p.838 • Al-Wafi, Vol.18 p.839 • Wasa'il Al-Shi'ah, Vol.18 p.379 • Wasa'il Al-Shi'ah, Vol.18 p.380 • Al-Fusul Al-Muhimmah, Vol.2 p.268

-----3405 - وَ قَالَ الصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «اَلْكَفَالَةُ خَسَارَةٌ غَرَامَةٌ نَدَامَةٌ».

Hadith.3405 - Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "Guarantorship (kafalah) is loss, liability, and regret."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.97 • Al-Wafi, Vol.18 p.837 • Wasa'il Al-Shi'ah, Vol.18 p.428



CHAPTER 40 – CHAPTER ON TRANSFER OF DEBT

بَابُ الْحَوَالَةِ

3406 - رَوَى غِيَاثُ بْنُ إِبْرَاهِيمَ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَنْ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلَيْنِ بَيْنَهُمَا مَالٌ مِنْهُ بِأَيْدِيهِمَا وَ مِنْهُ غَائِبٌ عَنْهُمَا فَاقْتَسَمَا اَلَّذِي بِأَيْدِيهِمَا وَ أَحَالَ كُلُّ وَاحِدٍ مِنْهُمَا بِنَصِيبِهِ فَقَبَضَ أَحَدُهُمَا وَلَمْ يَقْبِضِ اَلْآخَرُ فَقَالَ «مَا قَبَضَ أَحَدُهُمَا فَهُوَ بَيْنَهُمَا وَ مَا ذَهَبَ فَهُوَ بَيْنَهُمَا».

Hadith.3406 - Ghiyath ibn Ibrahim narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers, from Imam Ali ibn Abi Talib ^{a.s}.

Regarding two men who share property—some of it is in their possession, and some is absent—so they divide what is in their possession, and each one assigns his share. One of them collects his share, but the other does not collect his share.

Imam Ali ^{a.s} said: "Whatever is collected by one of them is shared between them, and whatever is lost is also shared between them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.97 • Tahdhib Al-Ahkam, Vol.6 p.212 • Wasa'il Al-Shi'ah, Vol.18 p.435

3407 - وَ رُوِيَ : «أَنَّهُ أُحْتُضِرَ عَبْدُ اَللَّهِ بْنُ اَلْحَسَنِ فَاجْتَمَعَ إِلَيْهِ غُرَمَاؤُهُ فَطَالَبُوهُ بِدَيْنِ لَهُمْ فَقَالَ مَا عِنْدِي مَا أُعْطِيكُمْ وَ لَكِنِ اِرْضَوْا بِمَنْ شِئْتُمْ مِنْ أَخِي وَ بَنِي عَمِّي عَلِيٍّ بْنِ اَلْحُسَيْنِ أَوْ عَبْدِ اَللَّهِ بْنِ جَعْفَرٍ فَقَالَ اللَّهُ بْنُ جَعْفَرٍ فَمَلِيٌّ مَطُولٌ وَ أَمَّا عَلِيُّ بْنُ اَلْحُسَيْنِ فَرَجُلٌ لاَ مَالَ لَهُ صَدُوقٌ وَ هُوَ أَحَبُهُمَا الْغُرَمَاءُ أَمَّا عَبْدُ اللَّهِ بْنُ جَعْفَرٍ فَقَالَ عَلَيْ السَّلاَمُ «أَضْمَنُ لَكُمُ اَلْمَالَ إِلَى غَلَّةٍ» وَ لَمْ يَكُنْ لَهُ غَلَّةٌ فَقَالَ اَلْقَوْمُ وَرَضِينَا فَضَمِنَهُ فَلَمَّا أَتَتِ اَلْغَلَّةُ أَتَاحَ اللَّهُ عَزَّ وَ جَلَّ لَهُ اَلْمَالَ فَأَدَّاهُ».

Hadith.3407 - It is narrated:

When Abdullah ibn al-Hasan was on his deathbed, his creditors gathered around him and demanded repayment of their debts.

He replied: "I do not have anything to give you, but accept as your guarantor whomever you wish from my brother and my cousins— Imam Ali ibn al-Husayn ^{a.s} or Abdullah ibn Ja'far."

The creditors said: "As for Abdullah ibn Ja'far, he is wealthy but delays payments, and as for Imam Ali ibn al-Husayn ^{a.s}, he has no wealth, but he is truthful, and he is the most beloved of the two to us."

So, they sent for Imam Ali ibn al-Husayn ^{a.s} and informed him of the situation.

Imam ^{a.s} said: "I will guarantee your payment until the harvest comes," though he did not have any harvest. The creditors agreed, and he guaranteed the payment. When the harvest came, Allah ^{SWT} Almighty provided him with the means, and he repaid the debts.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.98 • Tahdhib Al-Ahkam, Vol.6 p.211 • Wasa'il Al-Shi'ah, Vol.18 p.426



3408 - وَ- سَأَلَ أَبُو أَيُّوبَ أَبَا عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ الرَّجُلِ يُحِيلُ الرَّجُلَ بِالْمَالِ أَ يَرْجِعُ عَلَيْهِ قَالَ لَا يَرْجِعُ عَلَيْهِ قَالَ لَا يَرْجِعُ عَلَيْهِ أَبَداً إِلَّا أَنْ يَكُونَ قَدْ أَفْلَسَ قَبْلَ ذَلِكَ.

Hadith.3408 - Abu Ayyub asked Abu Abdullah ^{a.s} about a man who transfers a debt to another man (through a payment order or promissory note). Does the original debtor still remain liable for the payment?

Imam ^{a.s} replied: "No, he does not return to him (for payment) at all, except if the one to whom the debt was transferred had already declared bankruptcy before the transfer."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.99

3409 - وَ رَوَى ٱلْبَزَنْطِيُّ عَنْ دَاوُدَ بْنِ سِرْحَانَ قَالَ : سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ كَانَتْ لَهُ عِنْدَ رَجُلِ دَنَانِيرِهِ فَيَأْخُذُ بِهَا دَرَاهِمَ أَ يَجُوزُ ذَلِكَ قَالَ «نَعَمْ».

Hadith.3409 - Al-Bazanti narrated from Dawood bin Sirhan, who said:

I asked Abu Abdullah ^{a.s} about a man who had dinars owed to him by another man, and the debtor transferred the payment obligation to a third man in exchange for dirhams instead of dinars. Is this permissible?

Imam {a.s} replied: "Yes, it is permissible."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.99



CHAPTER 41 – CHAPTER ON JUDGMENT REGARDING THE FLOOD OF THE MAHZUR VALLEY

بَابُ الْحُكْمِ فِي سَيْلِ وَادِي مَهْزُورٍ

% 3411 – 3411 % HADITH % بِسِنْم الدِّ الرَّحْمِنْ الرَّمِيمِ

3410 - رَوَى غِيَاثُ بْنُ إِبْرَاهِيمَ عَنْ أَبِي عَبْدِ اَللَّهِ عَنْ آبَائِهِ عَنْ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ قَالَ : «قَضَى رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ اَللَّهُ عَلَيْهِ اَللَّهُ عَلَيْهِ وَ آلِهِ فِي سَيْلِ وَادِي مَهْزُورٍ أَنْ يُحْبَسَ اَلْأَعْلَى عَلَى اَلْأَسْفَلِ اَلْمَاءُ لِلزَّرْعِ إِلَى اَلشَّرَاكِ وَ لِلنَّخْلِ اللَّهُ عَلَيْهِ وَ آلِهِ فِي سَيْلِ وَادِي مَهْزُورٍ أَنْ يُحْبَسَ اَلْأَعْلَى عَلَى اَلْأَسْفَلِ اللَّهُ عَلَى اللَّمْعَلِ اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ عَلَيْهِ اللَّهُ الْمَاءُ إِلَى اَلْأَسْفَل مِنْ ذَلِكَ».

Hadith.3410 - Ghiyath bin Ibrahim narrated from Abu Abdullah ${a.s}$, from his forefathers, from Imam Ali ibn Abi Talib ${a.s}$:

The Messenger of Allah (SWT) (peace be upon him and his family) ruled regarding the floodwaters of the Valley of Mahzur that the upper part should hold the water for irrigation until it reaches the level of the sandal strap for crops and the level of the ankle for palm trees. Then the water should be released to the lower areas from that point.

[REFERENCES]

Al-Kafi, Vol.5 p.278 • Man La Yahduruhu Al-Faqih, Vol.3 p.99

3411 - وَ فِى خَبَر آخَرَ : «لِلزَّرْع إِلَى اَلشِّرَاكَيْن وَ لِلنَّحْل إِلَى اَلسَّاقَيْن».

وَ هَذَا عَلَى حَسَبِ قُوَّةِ الْوَادِي وَ ضَعْفِهِ قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ سَمِعْتُ مَنْ أَثِقُ بِهِ مِنْ أَهْلِ الْمَدِينَةِ أَنَّهُ وَادِي مَهْرُورٍ وَ مَسْمُوعِي مِنْ شَيْخِنَا مُحَمَّدِ بْنِ الْحَسَنِ رَضِيَ اللَّهُ عَنْهُ أَنَّهُ قَالَ- وَادِي مَهْرُورٍ بِتَقْدِيمِ الرَّاءِ غَيْرِ وَادِي مَهْرُورٍ بِتَقْدِيمِ الرَّاءِ غَيْرِ الْمُعْجَمَةِ وَ ذَكَرَ أَنَّهَا كَلِمَةٌ فَارِسِيَّةٌ وَ هُوَ مِنْ هَرْزِ الْمَاءِ وَ الْمَاءُ الْهَرْزُ بِالْفَارِسِيَّةِ الرَّائِدُ عَلَى الْمِقْدَارِ النَّهِ عَلَى الْمِقْدَارِ النَّهِ عَلَى الْمَعْجَمَةِ وَ ذَكَرَ أَنَّهَا كَلِمَةٌ فَارِسِيَّةٌ وَ هُوَ مِنْ هَرْزِ الْمَاءِ وَ الْمَاءُ الْهَرْزُ بِالْفَارِسِيَّةِ الرَّائِدُ عَلَى الْمِقْدَارِ النَّهِ عَلَى الْمَعْجَمَةِ وَ ذَكَرَ أَنَّهَا كَلِمَةٌ فَارِسِيَّةٌ وَ هُوَ مِنْ هَرْزِ الْمَاءِ وَ الْمَاءُ الْهَرْزُ بِالْفَارِسِيَّةِ الرَّائِدُ عَلَى الْمِقْدَارِ الْمَاءُ الْهَرْرُ إِلْفَارِسِيَّةِ الرَّائِدِ عَلَى الْمِقْدَارِ اللَّهُ عَلَى الْمُعْجَمَةِ وَلَامًا عَلَى الْمَلْوَلِي الْفَارِسِيَّةِ الرَّائِدُ عَلَى الْمُعْجَمَةِ عَلَى الْمُعْجَمَةِ عَلَى اللَّهُ اللَّهُ مُنْ اللَّهُ مِنْ اللَّهُ مِنْ اللَّهُ اللَّهُ الْمُعْجَمَةِ عَلَى الْمُعْمَلِولِ الللَّهُ عَلَى الْمُعْجَمِةِ اللَّهُ الْمُ الْمَلْلُهُ الْمُ اللَّهُ الْمُعْجَمَةِ عَلَى الْمُعْجَمَةِ عَلَى الْمُعْجَمِةِ عَلَى الْمُعْجَمِةِ عَلَى الْمُعْجَمِةِ عَلَى الْمُعْجَمِةِ عَلَى الْمُعْجَمِةِ عَلَى الْمُعْجَمِةُ وَلَوْمِ اللْهَرْزُ الْمُعْجَمِةِ عَلَى الْمُعْرَادِ الْفَاعِلَى الْمُعْرَادِ الْمُعْجَمِةِ عَلَى الْمُعْجَمِةِ عَلَى الْمُعْجَمِةِ عَلَى الْمُعْجَمِةِ عَلَى الْمُعْجَمِةِ عَلَى الْمُعْجَمِيةِ اللْمُعْجَمِةِ الْمُعْجَمِةِ اللْمُعْجَمِةِ الْمُعْجَمِةِ عَلَى الْمُعْجَمِيقِيْ اللْمُعْجَمِةِ عَلَى الْمُعْجَمِةِ عَلَى الْمُعْجَمِهِ عَلَى الْمَلْعِمَةُ عَلَى الْمُعْجَمِهُ وَالْمُعْجَمِهُ الْمُعْجِمِهُ اللَّهُ الْمُعْجَمِهِ الْمِلْمِلْمِ الْمُعْجَمِهِ الْمُعْجَمِهِ اللْمُعْجَمِهِ اللْمُعْجَمِهِ الْمُعِلَّالِهُ الْمُعْجَمِهِ الْمُعْجَمِهِ الللْمُعَامِ الْمُعْجَلِهِ الْمُعْرِعُولِهِ الْمُعْمِي الْمُعْمُ الْمُعْرِقِيْ الْمُعْجَلِهِ الْمُعْجَلِهِ الْمُعْمِ

Hadith.3411 - In another narration: "For crops, the water should reach up to the two sandal straps, and for palm trees, up to the two shins."

[AL SADUQ]

The ruling depends on the strength or weakness of the wadi (valley)."

The compiler of this book, may Allah (SWT) have mercy on him, said:

I heard from someone I trust among the people of Medina that it is called Wadi Mahzur.

I also heard from our teacher, Muhammad ibn al-Hasan (may Allah ^{SWT} be pleased with him), that he said it is Wadi Mahruz, with the placement of the unpointed "ra" before the pointed "zay." He mentioned that it is a Persian word derived from "harz al-maa," meaning water that exceeds the required amount in Persian.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.99



CHAPTER 42 – CHAPTER ON JUDGMENT REGARDING THE ENCLOSURE BETWEEN TWO HOUSES

بَابُ الْحُكْمِ فِي الْحَظِيرَةِ بَيْنَ دَارَيْنِ

€ 3413 – 3413 HADITH & يسئم اللهِّ الرَّحَمْنِ الرَّحِيمِ

3412 - سَأَلَ مَنْصُورُ بْنُ حَازِمٍ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنْ حَظِيرَةٍ بَيْنَ دَارَيْنِ فَذَكَرَ «أَنَّ عَلِيّاً عَلَيْهِ اَلسَّلاَمُ : قَضَى بِهَا لِصَاحِب اَلدَّارِ اَلَّذِى مِنْ قِبَلِهِ اَلْقِمَاطُ».

Hadith.3412 - Mansur ibn Hazim asked Abu Abdillah ^{a.s} about a courtyard situated between two houses.

Imam ^{a.s} mentioned that Imam Ali ibn Abi Talib ^{a.s} ruled that it belongs to the owner of the house from whose side the boundary rope (al-qimat) extends.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.100

3413 - وَ رَوَى عَمْرُو بْنُ شِمْرٍ عَنْ جَابِرٍ عَنْ أَبِي جَعْفَرٍ عَنْ أَبِيهِ عَنْ جَدِّهِ عَنْ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ : أَنَّهُ قَضَى فِي رَجُلَيْن اِخْتَصَمَا إِلَيْهِ فِي خُصٍّ فَقَالَ «إِنَّ اَلْخُصَّ لِلَّذِي إِلَيْهِ اَلْقُمُطُ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ الْخُصُّ الطُّنُ الَّذِي يَكُونُ فِي السَّوَادِ بَيْنَ الدُّورِ وَ الْقَمْطُ هُوَ شَدُّ الْحَبْلِ يَعْنِي أَنْ يَكُونَ الْخُصُّ هُوَ الَّذِي إِلَيْهِ شُدَّ الْحَبْلُ وَ قَدْ قِيلَ إِنَّ الْقِمَاطَ هُوَ الْحَجَرُ الَّذِي يُغْلَقُ مِنْهُ عَلَى الْبَابِ.

Hadith.3413 - Amr ibn Shimr narrated from Jabir, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his father, from his grandfather, from Imam Ali ibn Abi Talib ^{a.s}:

He ruled in a case where two men disputed over a reed fence (khuss).

Imam Ali ibn Abi Talib ^{a.s} said: "The fence belongs to the one to whom the boundary rope (alqimat) is attached."

[AL SADUQ]

The compiler of this book (may Allah {SWT} have mercy on him) explained that the 'khuss' refers to a structure made of reeds, commonly found in rural areas between houses.

The 'qimat' is the fastening of a rope, indicating that the ownership of the fence is determined by whose side the rope is tied. Some have also said that 'qimat' refers to a stone used to secure the door.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.100 • Al-Wafi, Vol.18 p.1066 • Wasa'il Al-Shi'ah, Vol.18 p.454



CHAPTER 43 – CHAPTER ON JUDGMENT REGARDING SHEEP GRAZING IN A CULTIVATED FIELD

بَابُ الْحُكْمِ فِي نَفْشِ الْغَنَمِ فِي الْحَرْثِ

﴾ 415 HADITH 3414 @ بِسْمُ اللهِّ الرَّحَمْنِ الرَّحِيمِ

3414 - رَوَى جَمِيلُ بْنُ دَرَّاجٍ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرِ عَلَيْهِ ٱلسَّلاَمُ : فِي قَوْلِهِ عَزَّ وَ جَلَّ: وَ دَاوُدَ وَ سُلَيْمَانَ إِذْ يَحْكُمَانِ فِي ٱلْحَرْثِ إِذْ نَفَشَتْ فِيهِ غَنَمُ ٱلْقَوْمِ ۞ قَالَ «لَمْ يَحْكُمَا إِنَّمَا كَانَا يَتَنَاظَرَانِ ۞ فَفَهَّمْنٰاهَا سُلَيْمَانَ ۞ ».

Hadith.3414 - Jamil ibn Darraj narrated from Zurara, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.}:

Regarding the words of Allah ^(SWT), the Exalted: "And [mention] David and Solomon, when they judged concerning the field, when the sheep of the people had strayed into it" (Surah Al-Anbiya 21:78).

Imam ^{a.s} said: "They did not pass a judgment; rather, they were discussing the matter. 'And We gave Solomon understanding of it" (Surah Al-Anbiya 21:79).

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.100 • Tafsir Nur Al-Thaqalayn, Vol.3 p.443 • Tafsir Kanz Al-Daqaiq, Vol.8 p.447

3415 - وَ رَوَى اَلْوَشَّاءُ عَنْ أَحْمَدَ بْنِ عُمَرَ اَلْحَلَبِيِّ قَالَ : سَأَلْتُ أَبَا اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ عَنْ قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ مُلَيْمَانَ إِذْ يَحْكُمُانِ فِي اَلْحَرْثِ ۞ قَالَ «كَانَ حُكُمُ دَاوُدَ عَلَيْهِ اَلسَّلاَمُ رِقَابَ اَلْغَنَمِ وَ جَلَّ مُلَيْمَانَ إِذْ يَحْكُمُانِ فِي اَلْحَرْثِ ۞ قَالَ «كَانَ حُكُمُ دَاوُدَ عَلَيْهِ اَلسَّلاَمُ رِقَابَ اَلْغَنَمِ وَ الشَّوفِ ذَلِكَ اَلْعَامَ كُلَّهُ». النِّيْمَانَ عَلَيْهِ اَلسَّلاَمُ أَنْ حَكَمَ لِصَاحِبِ اَلْحَرْثِ بِاللَّبَنِ وَ الصُّوفِ ذَلِكَ اَلْعَامَ كُلَّهُ».

Hadith.3415 - Al-Washa narrated from Ahmad ibn Umar al-Halabi, who said:

I asked Abu al-Hasan ^{a.s} about the words of Allah ^{SWT}, the Exalted: "*And [mention] David and Solomon, when they judged concerning the field*" (Surah Al-Anbiya 21:78).

Imam ^{a.s} said: "The judgment of David ^{a.s} was to grant the ownership of the sheep, but what Allah ^{SWT}, the Exalted, made Solomon ^{a.s} understand was that he ruled in favor of the owner of the field by granting him the milk and wool of the sheep for the entire year."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.101 • Al-Wafi, Vol.18 p.927 • Bihar Al-Anwar, Vol.14 p.131 • Tafsir Nur Al-Thaqalayn, Vol.3 p.443 • Tafsir Kanz Al-Daqaiq, Vol.8 p.447



CHAPTER 44 – CHAPTER ON THE RULING REGARDING RESERVED AREAS

بَابُ حُكْمِ الْحَرِيمِ

% 3423 − 3416 HADITH % بِسِنْم اللهِّ الرَّحَمْنِ الرَّحِيمِ

3416 - رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنِ اَلصَّادِقِ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ : «قَضَى رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فِي رَجُلٍ بَاعَ نَخْلَهُ وَ اِسْتَثْنَى نَخْلَةً قَضَى لَهُ بِالْمَدْخَلِ إِلَيْهَا وَ اَلْمَخْرَجِ مِنْهَا وَ مَدَى جَرَائِدِهَا ».

Hadith.3416 - Isma'il ibn Muslim narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers (peace be upon them), who said:

"The Messenger of Allah {SWT} (peace be upon him and his family) ruled regarding a man who sold his palm trees but excluded one palm tree. He ruled that the man had the right to access it for entry and exit, as well as the reach of its fronds."

[REFERENCES]

Al-Kafi, Vol.5 p.295 • Man La Yahduruhu Al-Faqih, Vol.3 p.101 • Tahdhib Al-Ahkam, Vol.7 p.144 • Al-Wafi, Vol.18 p.1055 • Wasa'il Al-Shi'ah, Vol.18 p.91

3417 - وَ رَوَى وَهْبُ بْنُ وَهْبٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ أَنَّ عَلِيَّ بْنَ أَبِي طَالِبٍ عَلَيْهِ اَلسَّلاَمُ كَانَ يَقُولُ : «حَرِيمُ اَلْبِئْرِ اَلْعَادِيَّةِ خَمْسُونَ ذِرَاعاً إِلاَّ أَنْ يَكُونَ إِلَى عَطَنٍ أَوْ إِلَى طَرِيقٍ فَيَكُونُ أَقَلَّ مِنْ اَلسَّلاَمُ كَانَ يَقُولُ : «حَرِيمُ اَلْبِئْرِ اَلْعَادِيَّةِ خَمْسُونَ ذِرَاعاً إِلاَّ أَنْ يَكُونَ إِلَى عَطَنٍ أَوْ إِلَى طَرِيقٍ فَيَكُونُ أَقَلَّ مِنْ ذَرَاعاً».

Hadith.3417 - Wahb ibn Wahb narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} that Imam Ali ibn Abi Talib ^{a.s} used to say: "The protected area (harim) around an ancient well is fifty cubits, unless it is near a watering place or a road, in which case it is reduced to twenty-five cubits."

[REFERENCES]

Qurb Al-Isnad, Vol.1 p.53 • Man La Yahduruhu Al-Faqih, Vol.3 p.101 • Wasa'il Al-Shi'ah, Vol.25 p.426

3418 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «حَرِيمُ اَلنَّخْلَةِ طُولُ سَعَفَتِهَا».

Hadith.3418 - The Messenger of Allah {SWT} (peace be upon him and his family) said: "The protected area (harim) of a palm tree is the length of its fronds."

[REFERENCES]

Qurb Al-Isnad, Vol.1 p.53 • Man La Yahduruhu Al-Faqih, Vol.3 p.101 • Al-Wafi, Vol.18 p.1056 • Wasa'il Al-Shi'ah, Vol.25 p.424 • Bihar Al-Anwar, Vol.101 p.253



3419 - وَ رُوِي : «أَنَّ حَرِيمَ ٱلْمَسْجِدِ أَرْبَعُونَ ذِرَاعاً مِنْ كُلِّ نَاحِيَةٍ وَ حَرِيمَ ٱلْمُؤْمِنِ فِي ٱلصَّيْفِ بَاعٌ» وَ رُوِيَ «عَظْمُ ٱلذِّرَاع».

Hadith.3419 - It has been narrated:

"The protected area (harim) of a mosque is forty cubits from every side, and the protected area (harim) of a believer in the summer is a span."

And it has also been narrated: "The length of a cubit."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.102 • Al-Wafi, Vol.18 p.1061 • Wasa'il Al-Shi'ah, Vol.25 p.427

3420 - وَ رَوَى عُقْبَةُ بْنُ خَالِدٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ أَتَى جَبَلاً فَشَقَّ مِنْهُ قَنَاةً أَخْرَى فَذَهَبَتْ قَنَاةُ اَلاَّخَرِ بِمَاءِ قَنَاةٍ اَلْأُوَّلِ قَالَ مَاؤُهَا سَنَةً ثُمَّ إِنَّ رَجُلاً أَتَى ذَلِكَ اَلْجَبَلَ فَشَقَّ مِنْهُ قَنَاةً أُخْرَى فَذَهَبَتْ قَنَاةُ اَلاَّخَرِ بِمَاءِ قَنَاةٍ اَلْأُولَى فَلْيَتَعَوَّرْ «يُقَايَسَانِ بِحَقَائِبِ اَلْبِئْرِ لَيْلَةً لَيْلَةً لَيْلَةً فَيُنْظَرُ أَيَّتُهَا أَضَرَّتْ بِصَاحِبَتِهَا فَإِنْ كَانَتِ اَلْأُولَى اَلْمُ خِيرَةٍ لَمْ يَكُنْ لِصَاحِبِ وَ قَالَ «إِنْ كَانَتِ اَلْأُولَى أَخَذَتْ مَاءَ اَلْأَخِيرَةٍ لَمْ يَكُنْ لِصَاحِبِ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ بِذَلِكَ وَ قَالَ «إِنْ كَانَتِ اَلْأُولَى أَخَذَتْ مَاءَ الْأُخِيرَةِ لَمْ يَكُنْ لِصَاحِبِ الْأَخِيرَةِ عَلَى اللَّهُ عَلَيْهِ وَ آلِهِ بِذَلِكَ وَ قَالَ «إِنْ كَانَتِ الْلُّولَى أَخَذَتْ مَاءَ الْأُخِيرَةِ لَمْ يَكُنْ لِصَاحِبِ الْأَخِيرَةِ عَلَى اللَّهُ عَلَيْهِ وَ آلِهِ بِذَلِكَ وَ قَالَ «إِنْ كَانَتِ الْأُولَى أَخَذَتْ مَاءَ الْأُخِيرَةِ لَا مُ عَلَيْهِ وَ آلِهِ بِذَلِكَ وَ قَالَ «إِنْ كَانَتِ الْأُولَى أَخَذَتْ مَاءَ الْأُخِيرَةِ عَلَى اللَّهُ عَلَيْهِ مَا لَكُنْ لِ مَا لَالَهُ عَلَيْهِ وَ آلِهِ بِذَلِكَ وَ قَالَ «إِنْ كَانَتِ الْأُولَى أَتَى اللَّهُ عَلَيْهِ مَا لَقُ مِنْهُ اللَّهُ عَلَى اللَّهُ عَلَيْهِ وَاللَهُ عَلَيْهِ وَاللَّهُ عَلَيْهُ وَلَى الْمُعْمَالَ اللَّهُ عَلَيْهِ بَعْلَالِهُ الْمُؤْلِى اللَّهُ عَلَيْهُ الْمُ اللَّهُ عَلَيْهُ الْمُؤْلِى اللَّهُ عَلَيْهِ اللَّهُ عَلَى الْمُؤْلِى الْمَالَاهُ عَلَيْهُ الْمُؤْلِى الْمُؤْلِى اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ عَلَيْهُ مَا اللَّهُ عَلَيْهِ الْمُؤْلِى الْمُؤْلِى اللَّهُ عَلَيْهُ الْمُؤْلِى الْمَلْهِ الْمُلْكُولَى اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ مَا عَلَى اللَّهُ عَلَى الْمُؤْلِى الْمَالَةُ الْمُؤْلِى الْمَالَالَةُ عَلَيْهِ الْمُؤْلِ الْمُؤْلِى اللَّهُ عَلَى اللَّهُ الْمُؤْلِى الْمُعْمِلَةُ الْمُؤْلِى الْمَالَى اللَّهُ الْمُؤْلِى الْمُؤْلِى الْمُؤْلِى الْمُؤْلِى الْمِؤْلِى اللَّهُ الْمُؤْلِى الْمُؤْلِى الْمُؤْلِى الْمُؤْلِمُ الْمُؤْلِى اللْمِلْمُ الْمُؤْلِى الْمُؤْلِى اللْمُؤْلِى الْم

Hadith.3420 - Narrated by Uqbah ibn Khalid from Abu Abdullah (a.s):

Regarding a man who dug a water channel from a mountain, and its water flowed for a year. Then another man came to the same mountain and dug another channel, but the second channel diverted the water of the first channel.

Imam ^{a.s} said: "They should measure the water flow using the buckets of the well, alternating night by night, to determine which channel has caused harm to the other. If the later channel has harmed the earlier one, then it should be removed."

And the Messenger of Allah (SWT) (peace be upon him and his family) judged similarly, saying: "If the first channel has taken the water of the second channel, then the owner of the second channel has no claim over the first."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.102 • Al-Wafi, Vol.18 p.1057

3421 - وَ سُئِلَ عَلَيْهِ اَلسَّلاَمُ عَنْ قَوْمٍ كَانَ لَهُمْ عُيُونٌ فِي أَرْضٍ قَرِيبَةٍ بَعْضُهَا مِنْ بَعْضٍ فَأَرَادَ رَجُلٌ أَنْ يَجْعَلَ عَيْنَهُ أَسْفَلَ مِنْ مَوْضِعِهَا اَلَّذِي كَانَتْ عَلَيْهِ وَ بَعْضُ اَلْعُيُونِ إِذَا فُعِلَ بِهَا ذَلِكَ أَضَرَّتْ بِبَقِيَّتِهَا وَ بَعْضُهَا لاَ تَصُرُّ عَيْنَهُ أَسْفَلَ مِنْ مَوْضِعِهَا اَلَّذِي كَانَتْ عَلَيْهِ وَ بَعْضُهَا الْاَيْصُرُّهُ وَ مَا كَانَ فِي أَرْضٍ رِخْوَةٍ بَطْحَاءَ فَإِنَّهُ يَضُرُّ». مِنْ شِدَّةٍ اَلْأَرْضِ رِخْوَةٍ بَطْحَاءَ فَإِنَّهُ يَضُرُّ».

Hadith.3421 - Imam ^{a.s} was asked about a group of people who had springs in a land, with some springs being close to others. One of the men wanted to lower the level of his spring from its original position, but some of the springs, if altered in this way, could harm the others, while some would not cause harm due to the firmness of the soil.

Imam ^{a.s} said: "Whatever is in a solid, firm ground does not cause harm, but whatever is in a loose, sandy soil will cause harm."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.102

3422 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «يَكُونُ بَيْنَ اَلْبِئْرَيْنِ إِنْ كَانَتْ أَرْضاً صُلْبَةً خَمْسُمِائَةِ ذِرَاعٍ وَ إِنْ كَانَتْ رِخْوَةً فَأَلْفُ ذِرَاعٍ ».

Hadith.3422 - Imam ^{a.s} said: "There should be a distance of five hundred cubits between two wells if the land is solid, and one thousand cubits if the land is loose."

[REFERENCES]

Al-Kafi, Vol.5 p.296 • Man La Yahduruhu Al-Faqih, Vol.3 p.102 • Wasa'il Al-Shi'ah, Vol.25 p.425

3423 - وَ رَوَى اَلْحَسَنُ اَلصَّيْقَلُ عَنْ أَبِي عُبَيْدَةَ اَلْحَدًّاءِ قَالَ قَالَ أَبُو جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ: «كَانَ لِسَمُرَةَ بْنِ جُنْدَبٍ نَخْلَةٌ فِي حَائِطِ بَنِي فُلاَنٍ فَكَانَ إِذَا جَاءَ إِلَى نَخْلَتِهِ نَظَرَ إِلَى شَيْءٍ مِنْ أَهْلِ اَلرَّجُلُ اِلَى مَمُولَ اَللَّهِ إِنَّ سَمُرَةَ يَدْخُلُ عَلَيَّ قَالَ «فَشَكَاهُ فَقَالَ يَا رَسُولَ اللَّهِ إِنَّ سَمُرَةَ يَدْخُلُ عَلَيَّ بِغَيْرِ إِذْنِي فَلَوْ أَرْسَلْتَ إِلَيْهِ فَأَمَرْتَهُ أَنْ يَسْتَأْذِنَ حَتَّى تَأْخُذَ أَهْلِي حِذْرَهَا مِنْهُ فَأَرْسَلَ إِلَيْهِ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ فَشَكَاهُ وَقَالَ يَا رَسُولُ اللَّهِ إِلَيْهِ وَاللَّهِ مَلًى اللَّهِ صَلَّى اللَّهِ صَلَّى اللَّهِ عَلَيْهِ وَ آلِهِ فَتَرَى مِنْ أَهْلِهِ مَلَى اللَّهُ عَلَيْهِ وَ آلِهِ فَتَرَى مِنْ أَهْلِهِ مَا اللَّهُ عَلَيْهِ وَ آلِهِ فَدَعَاهُ فَقَالَ «يَا سَمُرَةَ مَا شَأْنُ فُلاَنٍ يَشْكُوكَ وَ يَقُولُ يَدْخُلُ بِغَيْرِ إِذْنِي فَتَرَى مِنْ أَهْلِهِ مَا اللَّهُ عَلَيْهِ وَ آلِهِ فَدَعَاهُ فَقَالَ «يَا سَمُرَةَ إِنْ اللَّهُ عَلَيْهِ وَ آلِهِ هَمَا يَدُخُلُ بِغَيْرِ إِذْنِي فَتَرَى مِنْ أَهْلِهِ مَا يَكُونَ لَكَ يَا سَمُرَةُ إِسْتَأُذِنْ إِذَا أَنْتَ دَخَلْتَ» ثُمَّ قَالَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «يَسُرُكُ أَنْ يَكُونَ لَكَ يَا سَمُرَةُ إِللَّا مُضَارًا إِذْهَبْ يَا فُلاَنُ عَلَيْهِ فِي الْجَنَّةِ بِنَخْلَتِكَ» قَالَ لاَ قَالَ «لَا قَالَ «لَا قَالَ «لَا قَالَ «لَا قَالَ «مَا أَرَاكَ يَا سَمُرَةُ إِلاَ مُضَارًا إِذْهَبْ يَا فُلانُ عَلَاهُ وَ إِضْ فِي الْجَنَّةِ بِنَخْلَتِكَ» قَالَ لاَ قَالَ «لَا قَالَ «مَا أَرَاكَ يَا سَمُرَةُ إِلاَ مُضَارًا إِذْهَبْ يَا فُلانُ

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ لَيْسَ هَذَا الْحَدِيثُ بِخِلَافِ الْحَدِيثِ الَّذِي ذَكَرْتُهُ فِي أَوَّلِ هَذَا الْبَابِ مِنْ قَضَاءِ رَسُولِ اللَّهِ ص فِي رَجُلٍ بَاعَ نَخْلَهُ وَ اسْتَثْنَى نَخْلَةً فَقَضَى لَهُ بِالْمَدْخَلِ إِلَيْهَا وَ الْمَخْرَجِ مِنْهَا لِأَنَّ ذَلِكَ فِيمَنِ اشْتَرَى النَّخْلَةَ مَعَ الطَّرِيقِ إِلَيْهَا وَ سَمُرَةُ كَانَتْ لَهُ نَخْلَةٌ وَ لَمْ يَكُنْ لَهُ الْمَمَرُ إِلَيْهَا.

Hadith.3423 - Al-Hasan al-Sayqal narrated from Abu Ubaydah al-Hadhdha', who said that Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} said:

"Samurah ibn Jundub had a date palm tree in the orchard of a certain man. Whenever he came to his tree, he would see things related to the man's family that the man disliked being seen.

The man went to the Messenger of Allah (SWT) (peace be upon him and his family) and complained about him, saying: O Messenger of Allah (SWT), Samurah enters my property without my permission. Would you send for him and command him to seek permission, so that my family can take precautions against him?'

The Messenger of Allah (SWT) (peace be upon him and his family) sent for Samurah and said to him: O Samurah, what is this matter that so-and-so complains about you, saying that you enter his property without permission and see things from his family that he dislikes? O Samurah, seek permission when you enter.'

Then the Messenger of Allah (SWT) (peace be upon him and his family) said: 'Would it please you (Samurah) to have a date palm branch in Paradise in exchange for your tree?'

He (Samurah) replied: 'No.'

The Prophet said: 'You will have three (branches in Paradise).'



He (Samurah) again said: 'No.'

The Prophet then said: 'I do not see you, O Samurah, except as someone who causes harm. O so-and-so, cut down his tree and throw it in his face.'"

[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, said:

"This hadith does not contradict the earlier hadith I mentioned in the beginning of this chapter, where the Messenger of Allah (SWT) (peace be upon him and his family) judged regarding a man who sold his date palms but excluded one tree, ruling that he had the right to enter and exit to reach it.

The earlier ruling applies to someone who purchased the palm tree along with its access path. However, in the case of Samurah, he owned the palm tree but did not have the right of passage to access it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.103 • Al-Wafi, Vol.18 p.1072 • Wasa'il Al-Shi'ah, Vol.25 p.427



CHAPTER 45 – CHAPTER ON THE RULING OF FORCING A MAN TO PROVIDE FOR HIS RELATIVES

بَابُ الْحُكْمِ بِإِجْبَارِ الرَّجُلِ عَلَى نَفَقَةِ أَقْرِبَائِهِ

€ HADITH 3424 الله المراجع الراجع المراجع ال

3424 - رَوَى مُحَمَّدُ بْنُ عَلِيٍّ ٱلْحَلَبِيُّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : قُلْتُ لَهُ مَنِ ٱلَّذِي أُجْبَرُ عَلَى نَفَقَتِهِ قَالَ «ٱلْوَالِدَانِ وَ ٱلْوَلَدُ وَ ٱلزَّوْجَةُ وَ ٱلْوَارِثُ ٱلصَّغِيرُ يَعْنِي ٱلْأَخَ وَ اِبْنَ ٱلْأَخ وَ غَيْرَهُ».

Hadith.3424 - Muhammad ibn Ali al-Halabi narrated from Abu Abdillah ^{a.s}: I said to Imam ^{a.s}: "Who are those whom I am obligated to provide for?" Imam ^{a.s} said: "The parents, the child, the wife, and the minor heir — meaning the brother, the brother's son, and others."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.105



CHAPTER 46 – CHAPTER ON CLAIMS THAT ARE ACCEPTED WITHOUT EVIDENCE

بَابُ مَا يُقْبَلُ مِنَ الدَّعَاوِي بِغَيْرِ بَيِّنَةٍ

€ 3430 – 3425 HADITH & يسئم اللهِّ الرَّحَمْنِ الرَّحِيمِ

3425 - جَاءَ أَعْرَابِيُّ إِلَى اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَادَّعَى عَلَيْهِ سَبْعِينَ دِرْهَماً ثَمَنَ نَاقَةٍ بَاعَهَا مِنْهُ فَقَالَ (سُولُ اَللَّهِ صَلَّى اللَّهِ عَلَىٰ رَسُولِ اللَّهِ قَالَ سَبْعِينَ دِرْهَماً ثَمَنَ نَاقَةٍ بِعْتُهَا اللَّهُ عَلَيْهِ وَ آلِهِ «أُحْكُمْ بَيْنَنَا» فَقَالَ لِلْأَعْرَابِيُّ مَا تَدَّعِي عَلَى رَسُولِ اللَّهِ قَالَ سَبْعِينَ دِرْهَماً ثَمَنَ نَاقَةٍ بِعْتُهَا اللَّهُ عَلَيْهِ وَ آلِهِ «أُحْكُمْ بَيْنَنَا» فَقَالَ لِلْأَعْرَابِيُّ مَا تَقُولُ قَالَ لَمْ يُوفِنِي فَقَالَ لِلْأَعْرَابِيُّ مَا تَقُولُ قَالَ لَمْ يُوفِنِي فَقَالَ لِرَسُولِ اللَّهِ فَقَالَ لِلْأَعْرَابِيُّ مَا تَقُولُ قَالَ لَمْ يُوفِنِي فَقَالَ لِرَسُولِ اللَّهِ صَلَّى اللَّهِ قَالَ لِلْأَعْرَابِيُّ مَا تَقُولُ قَالَ لَمْ يُوفِنِي فَقَالَ لِرَسُولِ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ أَ لَكَ بَيِّنَةٌ عَلَى أَنَّكَ قَدْ أَوْفَيْتُهُ قَالَ لِلْأَعْرَابِيُّ أَ تَحْلِفُ أَنَّكَ لَمْ تَسْتَوْفِ حَقَّكَ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «لَأَتْحَاكَمَنَّ مَعَ هَذَا إِلَى رَجُلٍ يَحْكُمُ بَيْنَنَا بِحُكْمِ وَلَيْهُ وَ آلِهِ عَلَيْهِ السَّلامُ وَ مَعَهُ الْأَعْرَابِيُّ فَقَالَ عَلَى اللَّهُ عَلَيْهِ وَ آلِهِ عَلِيَّ بْنَ أَبِي طَالِبٍ عَلَيْهِ السَّلامُ وَ مَعَهُ الْأَعْرَابِيُّ فَقَالَ عَلَى وَلُولُ اللَّهِ عَلَيْهِ وَ آلِهِ عَلِيَّ بْنَ أَبِي طَالِبٍ عَلَيْهِ السَّلامُ وَمَعَهُ الْأَعْرَابِيُ فَقَالَ عَلَى اللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ السَّلامُ وَمَعَهُ الْأَعْرَابِيُ فَقَالَ عَلْهُ وَلَهُ اللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ الللَّهُ عَلَيْهِ الللَّهُ عَلَيْهِ وَلَوْمَا لَكَ عَلَالَهُ عَلَيْهِ وَلَمُ لَكَاللَهُ عَلَيْهِ وَلَالِهُ عَلَيْهِ اللَّهُ عَ

قَالَ «يَا أَبَا اَلْحَسَنِ اُحْكُمْ بَيْنِي وَ بَيْنَ هَذَا اَلْأَعْرَابِيِّ» فَقَالَ عَلِيٌ عَلَيْهِ اَلسَّلاَمُ «يَا أَعْرَابِيُّ مَا تَقُولُ يَا رَسُولَ اَللَّهِ » قَالَ «قَدْ أَوْفَيْتُهُ ثَمَنَهَا» رَسُولِ اللَّهِ » قَالَ سَبْعِينَ دِرْهَما ثَمَنَ نَاقَةٍ بِعْتُهَا مِنْهُ فَقَالَ «مَا تَقُولُ يَا رَسُولَ اللَّهِ » قَالَ «قَدْ أَوْفَيْتُهُ ثَمَنَهَا» فَقَالَ «يَا أَعْرَابِيُّ أَ صَدَقَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ فِيمَا قَالَ الآ مَا أَوْفَانِي شَيْئاً فَأَخْرَجَ عَلِيْ عَلَيْهِ السَّلاَمُ سَيْفَهُ فَضَرَبَ عُنُقَهُ فَقَالَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «لِمَ فَعَلْتَ يَا عَلِيُ ذَلِكَ» فَقَالَ «يَا عَلَيْ وَ اللهِ عَلَيْهِ وَ آلِهِ قِلْتَ يَا عَلِي ذَلِكَ» فَقَالَ «يَا مُولُ اللّهِ وَ نَهْيِهِ وَ عَلَى أَمْرِ الْجَنَّةِ وَ النَّارِ وَ الثَّوَابِ وَ الْعِقَابِ وَ وَحْيِ اللَّهِ عَزَّ رَسُولُ اللّهِ عَلَى أَمْرِ الْجَنَّةِ وَ النَّارِ وَ الثَّوَابِ وَ الْعِقَابِ وَ وَحْيِ اللّهِ عَزَى رَسُولُ اللّهِ عَلَى أَمْرِ الْجَنَّةِ وَ النَّارِ وَ الثَّوَابِ وَ الْعِقَابِ وَ وَحْيِ اللّهِ عَلَى أَمْرِ اللّهِ وَ نَهْيِهِ وَ عَلَى أَمْرِ الْجَنَّةِ وَ النَّارِ وَ الثَّوَابِ وَ الْعِقَابِ وَ وَحْيِ اللّهِ عَلَى أَمْرِ اللّهِ عَلَى أَمْرِ اللّهِ عَلَى أَمْرِ اللّهِ فَي اللّهُ عَلَى اللّهُ عَلَى اللّهُ عَلَى اللّهُ عَلَيْهِ وَ اللّهِ عَلَى اللّهُ عَلَى اللّهُ عَلَى اللّهُ عَلَى اللّهُ عَلَى اللّهُ عَلَى اللّهُ عَلَيْهِ وَ آلِهِ «أَصَبْتَ يَا عَلِيُ فَلَا تَعُدْ إِلَى مِثْلِهَا» ثُمَّ قَالَ هَوْ اللّهِ مَا حَكَمْتَ بِهِ » ».

Hadith.3425 - A Bedouin came to the Prophet, peace be upon him and his family, and claimed seventy dirhams as the price of a she-camel he had sold to Him ^{saws}.

The Prophet (saws) said: "I have paid you."

The Bedouin said: "Appoint someone between me and you who will judge between us."

Then, a man from Quraysh approached, and the Messenger of Allah (SWT), peace be upon him and his family, said: "Judge between us."

The man asked the Bedouin: "What is your claim against the Messenger of Allah (SWT)?"

He replied: "Seventy dirhams, the price of a she-camel I sold to Him {saws}."

The judge asked: "What do you say, O Messenger of Allah (SWT)?"

The Prophet (saws) said: "I have paid him."

The judge then asked the Bedouin: "What do you say?"



The Bedouin replied: "He {saws} has not paid me."

The judge said to the Messenger of Allah (SWT), peace be upon him and his family: "Do you have any evidence that you have paid him?"

The Prophet (saws) said: "No."

The judge then said to the Bedouin: "Will you swear that you have not received your due and then take it?"

The Bedouin replied: "Yes."

Then the Messenger of Allah ^{SWT}, peace be upon him and his family, said: "I will indeed take this matter for judgment to a man who judges between us with the judgment of Allah ^(SWT), the Mighty and Majestic."

The Messenger of Allah (SWT), peace be upon him and his family, went to Imam Ali ibn Abi Talib (a.s), accompanied by the Bedouin.

Imam Ali ibn Abi Talib (a.s) said: "What is the matter, O Messenger of Allah (SWT)?"

He {saws} said: "O Abu al-Hasan {a.s}, judge between me and this Bedouin."

Imam Ali ibn Abi Talib $^{\text{\{a.s\}}}$ said: "O Bedouin, what is your claim against the Messenger of Allah $^{\text{\{SWT\}}}$?"

The Bedouin replied: "Seventy dirhams, the price of a she-camel I sold to him {saws}."

Imam Ali ibn Abi Talib (a.s) asked: "What do you say, O Messenger of Allah (SWT)?"

The Prophet, peace be upon him and his family, said: "I have paid him its price."

Imam Ali ibn Abi Talib ^{a.s} said: "O Bedouin, has the Messenger of Allah ^{SWT}, peace be upon him and his family, spoken the truth in what He ^{saws} said?"

The Bedouin replied: "No, He {saws} has not paid me anything."

Imam Ali ibn Abi Talib ^{a.s}, then drew his sword and struck his neck.

The Messenger of Allah (SWT), peace be upon him and his family, said: "Why did you do that, O Ali (a.s)?"

Imam Ali ibn Abi Talib ^{a.s} replied: "O Messenger of Allah ^{SWT}, we believe you concerning Allah's ^{SWT} commands and prohibitions, and regarding Paradise and Hell, reward and punishment, and the revelation of Allah ^{SWT}, the Mighty and Majestic. Should we then not believe you concerning the price of this Bedouin's she-camel? I killed him because he denied you when I asked him, 'Has the Messenger of Allah ^{SWT} spoken the truth in what he said?' and he replied: 'No, he has not paid me anything.'"

The Messenger of Allah (SWT), peace be upon him and his family, said: "You have done right, O Ali (a.s), but do not repeat this again."

Then, He ^{saws} turned to the Qurayshi man who had followed him and said: "This is the judgment of Allah ^{SWT}, not what you had judged."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.105 • Awali Al-La'ali, Vol.3 p.518 • Al-Wafi, Vol.16 p.1102 • Wasa'il Al-Shi'ah, Vol.27 p.274

3426 - وَ فِي رِوَايَةِ مُحَمَّدِ بْنِ بَحْرِ اَلشَّيْبَانِيِّ عَنْ أَحْمَدَ بْنِ اَلْحَارِثِ قَالَ حَدَّثَنَا أَبُو عَاصِمِ اَلنَّبَّالُ عَنِ اِبْنِ جُرَيْجٍ عَنِ اَلضَّحَّاكِ عَنِ اِبْنِ عَبَّاسٍ قَالَ : خَرَجَ إِسْحَاقُ بْنُ وَهْبِ اَلْعَلاَّفُ قَالَ حَدَّثَنَا أَبُو عَاصِمِ اَلنَّبًالُ عَنِ اِبْنِ جُرَيْجٍ عَنِ اَلضَّحَّاكِ عَنِ اِبْنِ عَبَّاسٍ قَالَ : خَرَجَ إِسْحَاقُ بْنُ وَهْبِ اَلْعُلاَّفُ قَالَ حَدَّثَنَا أَبُو عَاصِمِ النَّبًالُ عَنِ اِبْنِ جُرَيْجٍ عَنِ اَلضَّحَّاكِ عَنِ اِبْنِ عَبَّاسٍ قَالَ : خَرَجَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ مِنْ مَنْزِلِ عَائِشَةَ فَاسْتَقْبَلَهُ أَعْرَابِيٌّ وَ مَعَهُ نَاقَةٌ فَقَالَ يَا مُحَمَّدُ تَشْتَرِي هَذِهِ النَّاقَةَ فَقَالَ النَّبِيُ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «نَعَمْ بِكَمْ تَبِيعُهَا يَا أَعْرَابِيُّ» فَقَالَ بِمِائَتَيْ دِرْهَمٍ فَقَالَ النَّبِيُ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «بَلْ نَاقَتُكَ خَيْرٌ مِنْ هَذَا»



قَالَ فَمَا زَالَ اَلنّبِيُّ صَلَّى اَللّهُ عَلَيْهِ وَ آلِهِ يَزِيدُ حَتَّى اِشْتَرَى اَلنَّاقَةَ بِأَرْبَعِ مِائَةِ دِرْهَمِ قَالَ فَلَمَّا دَفَعَ النّبِيُّ صَلَّى اللّهُ عَلَيْهِ وَ آلِهِ إِلَى اَلْأَعْرَابِيُّ الدَّرَاهِمَ صَرَبَ اَلأَعْرَابِيُّ يَدَهُ إِلَى زِمَامِ اَلنَّاقَةُ نَاقَتِي وَ الدَّرَاهِمُ دَرَاهِمِي فَإِنْ كَانَ لِمُحَمَّدٍ شَيْءٌ فَلْيُقِمِ البَيْنَةَ قَالَ فَأَقْبَلَ رَجُلُ فَقَالَ النّبِيُّ صَلَّى اللّهُ عَلَيْهِ وَ آلِهِ «اَلْقَقْتُ نَاقَتِي وَ اَلدِّرَاهِمُ اَلْأَعْرَابِيُّ وَاللَّهُ عَلَيْهِ وَ آلِهِ «اَلنَّاقَةُ نَاقَتِي وَ اَلدَّرَاهِمُ اَلأَعْرَابِيُّ وَقَالَ اللّهُ عَلَيْهِ وَ آلِهِ «اَلنَّاقَةُ نَاقَتِي وَ اَلدَّرَاهِمُ اللّهُ عَلَيْهِ وَ آلِهِ «اَلنَّاقَةُ نَاقَتِي وَ الدَّرَاهِمُ اَللَّهُ عَلَيْهِ وَ الدِّ عَلَيْهِ وَ الدِّرَاهِمُ اللّهُ عَلَيْهِ وَ الدِّ عَلَيْهِ وَ الدِّ عَلَيْهِ وَ الدَّرَاهِمُ دَرَاهِمُ اللّهُ عَلَيْهِ وَ اللهِ «الْعَرَابِيُّ صَلَّى اللّهُ عَلَيْهِ وَ اللهِ «إَنْ اللّهُ عَلَيْهِ وَ اللهِ «إَلْمُ لَلْهُ عَلَيْهِ وَ اللهِ «إَلْمُلُولُ اللّهُ عَلَيْهِ وَ اللهِ «إَلْمُلُلُ اللّهُ عَلَيْهِ وَ اللهِ «إَلْمُ لَلْهُ عَلَيْهِ وَ اللهِ «إِلْمُ لَلْهُ عَلَيْهِ وَ اللهِ «إِلْمُلُلْهُ عَلَيْهِ وَ اللهِ «إِقْضِ فِيمَا بَيْنِيْ وَ بَيْنَ الْأَعْرَابِيُّ وَاللّهُ عَلَيْهِ وَ اللهِ «إِقْضِ فِيمَا بَيْنِي وَ بَيْنَ الْأَعْرَابِيُّ وَاللّهُ عَلَيْهِ وَ اللهُ عَلَيْهِ وَ اللّهُ عَلَيْهِ وَ اللهُ عَلَيْهِ وَ اللّهُ عَلَيْهِ وَالْمُ اللّهُ عَلَيْهِ وَالْمُ اللّهُ عَلَيْهِ وَاللّهُ عَلَيْهِ وَ اللّهُ عَلَيْهِ وَ اللّهُ عَلَيْهِ وَ اللّهُ عَلَيْهُ وَالْمُ الْمُؤْمِلِ الْمُؤْمِلِ الللللّهُ عَلَيْهِ وَ اللّهُ عَلَيْهِ وَ اللّهُ عَلَيْهُ وَالْمُ الْمُؤْمِلِ الللّهُ عَلَيْهِ وَالللللّهُ عَلَيْهِ وَ الللّهُ عَلَيْهُ وَالْمُ اللّهُ عَلَيْهِ وَالْمُ اللّهُ عَلَيْهُ وَالْمُ اللّهُ عَلَيْهُ وَالْمُ اللّهُ عَلَيْهُ وَالْمُ اللّهُ عَلَيْهُ وَالْمُ اللللّهُ عَلَيْهُ وَاللّهُ اللّهُ عَلَيْهُ وَاللّهُ عَلَيْهُ وَاللّهُ عَلَيْهُ

فَأَقْبَلَ عَلِيُّ بْنُ أَبِي طَالِبٍ عَلَيْهِ اَلسَّلاَمُ فَقَالَ النَّبِيُّ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «أَ تَرْضَى بِالشَّابُ الْمُقْبِلِ» قَالَ نَعْمُ فَلَمًا دَنَا قَالَ النَّبِيُ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «يَا أَبَا الْحَسَنِ اِقْضِ فِيمَا بَيْنِي وَ بَيْنَ اَلْأَعْرَابِيَّ» فَقَالَ «تَكَلَّمْ يَا رَسُولَ اللَّهِ » فَقَالَ النَّبِيُّ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «اَلنَّاقَةُ نَاقَتِي وَ الدَّرَاهِمُ دَرَاهِمُ اللَّهُ عَلَيْهِ وَ آلِهِ «اَلنَّاقَةُ نَاقَتِي وَ الدَّرَاهِمُ الْأَعْرَابِيًّ» فَقَالَ الْأَعْرَابِيُّ لاَ بَلِ اَلنَّاقَةُ نَاقَتِي وَ الدَّرَاهِمُ دَرَاهِمُ اللَّهُ عَلَيْهِ وَ آلِهِ » فَقَالَ الْأَعْرَابِيُّ مَا كُنْتُ بِالَّذِي أَفْعَلُ أَوْ يُقِيمَ الْبَيِّنَةَ قَالَ قَدَخَلَ بَيْنَ رَسُولِ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ » فَقَالَ الْأَعْرَابِيُّ مَا كُنْتُ بِالَّذِي أَفْعَلُ أَوْ يُقِيمَ الْبَيِّنَةَ قَالَ قَدَخَلَ بَيْنَ النَّاقَةِ وَ بَيْنَ رَسُولِ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ ثُمَّ أَتَى فَقَالَ «خَلِّ بَيْنَ النَّاقَةِ وَ بَيْنَ رَسُولِ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ فَقَالَ «خَلُّ بَيْنَ النَّاقَةِ وَ بَيْنَ رَسُولِ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ السَّلامُ مَنْذِلَهُ فَاشْتَمَلَ عَلَى قَائِمِ سَيْفِهِ ثُمَّ أَتَى فَقَالَ «خَلِّ بَيْنَ النَّاقَةِ وَ بَيْنَ رَسُولِ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ » قَالَ مَا كُنْتُ بِالَّذِي أَفْعَلُ أَوْ يُقِيمَ الْبَيِّنَةَ قَالَ فَضَرَبَهُ عَلِيْ عَلَيْهِ وَ آلِهِ » قَالَ مَا كُنْتُ بِالَّذِي أَفْعَلُ أَوْ يُقِيمَ الْبَيِّنَةَ قَالَ الْعَرَاقِ بَلْ فَطَعَ مِنْهُ عُضُواً قَالَ فَقَالَ النَّبِيُّ صَلَّى اللَّهُ عَلَيْهِ وَالْ فَقَالَ النَّبِيُ صَلَّى اللَّهُ عَلَيْهِ وَ الْمُعْرَاقِ بَلْ فَطُولُ اللَّهِ نُصَدِّقُكَ عَلَى الْوَحْيِ مِنَ السَّمَاءِ وَ لَا نُصَدَّقَكَ عَلَى اللَّهُ عَلَى الْوَحْي مِنَ السَّمَاءِ وَ لَا نُصَدَّقَكَ عَلَى اللَّهُ عَلَى الْوَحْي مِنَ السَّمَاءِ وَ لَا نُصَدَّقَلَ عَلَى اللَّهُ عَلَى الْوَحْي مِنَ السَّمَاءِ وَ لَا نُصَدَّ عَلَى اللَّهُ عَلَيْهِ الْمُعْلُ اللَّهُ فَالَ «يَعْمُ اللَّهُ اللَّهُ اللَّهُ الْقَوْلُ اللَّهُ الْمُولَ اللَّهُ اللَّهُ الْمَا اللَّهُ اللَّهُ عَلَى اللَّهُ اللَّهُ ا

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ هَذَانِ الْحَدِيثَانِ غَيْرُ مُخْتَلِفَيْنِ لِأَنَّهُمَا فِي قَضِيَّتَيْنِ وَ كَانَثُ هَذِهِ الْقَضِيَّةُ قَبْلَ الْقَضِيَّةِ الَّتِي ذَكَرْتُهَا قَبْلَهَا.

Hadith.3426 - In the narration of Muhammad ibn Bahr al-Shaybani, from Ahmad ibn al-Harith, who said: Abu Ayyub al-Kufi narrated to us, who said: Ishaq ibn Wahb al-Allaf narrated to us, who said: Abu Asim al-Nabbal narrated to us, from Ibn Jurayj, from al-Dahhak, from Ibn Abbas, who said:



The Messenger of Allah (SWT), peace be upon him and his family, came out from the house of Aisha, and a Bedouin approached him with a she-camel.

The Bedouin said: "O Muhammad, will you buy this she-camel?"

The Prophet, peace be upon him and his family, said: "Yes. For how much do you sell it, O Bedouin?"

The Bedouin replied: "For two hundred dirhams."

The Prophet, peace be upon him and his family, said: "Rather, your she-camel is worth more than this."

The Prophet, peace be upon him and his family, continued to increase the price until he purchased the she-camel for four hundred dirhams.

When the Prophet, peace be upon him and his family, handed the dirhams to the Bedouin, the Bedouin grabbed the reins of the she-camel and said: "The she-camel is mine, and the dirhams are mine. If Muhammad {saws} has any claim, let him present evidence."

Then a man approached, and the Prophet, peace be upon him and his family, said: "Do you agree to this elder who has come to judge between us?"

The Bedouin said: "Yes, O Muhammad (saws)."

The Prophet, peace be upon him and his family, said: "Judge between me and this Bedouin."

The man said: "Speak, O Messenger of Allah (SWT)."

The Prophet, peace be upon him and his family, said: "The she-camel is mine, and the dirhams belong to the Bedouin."

The Bedouin said: "Rather, the she-camel is mine, and the dirhams are mine. If Muhammad (saws) has any claim, let him present evidence."

The man said: "The case is clear, O Messenger of Allah (SWT), since the Bedouin is asking for evidence."

The Prophet, peace be upon him and his family, said to him, "Sit down." So he sat.

Then another man approached, and the Prophet, peace be upon him and his family, said: "Do you agree, O Bedouin, to this elder who has come to judge between us?"

The Bedouin said: "Yes, O Muhammad (saws)."

When the man came closer, the Prophet, peace be upon him and his family, said: "Judge between me and the Bedouin."

The man said: "Speak, O Messenger of Allah (SWT)."

The Prophet, peace be upon him and his family, said: "The she-camel is mine, and the dirhams belong to the Bedouin."

The Bedouin said: "Rather, the she-camel is mine, and the dirhams are mine. If Muhammad (saws) has any claim, let him present evidence."

The man said: "The case is clear, O Messenger of Allah (SWT), because the Bedouin is asking for evidence."

The Prophet, peace be upon him and his family, said: "Sit until Allah {SWT} brings someone who will judge between me and the Bedouin with truth."

Then Imam Ali ibn Abi Talib ^{a.s} approached.

The Prophet, peace be upon him and his family, said: "Do you accept this young man who has come forward as a judge?"

The Bedouin said: "Yes."

When Imam Ali ibn Abi Talib ^{a.s} drew near, the Prophet, peace be upon him and his family, said: "O Abu al-Hasan ^{a.s}, judge between me and this Bedouin."

Imam Ali ibn Abi Talib (a.s) said: "Speak, O Messenger of Allah (SWT)."

The Prophet, peace be upon him and his family, said: "The she-camel is mine, and the dirhams belong to the Bedouin."

The Bedouin said: "No, rather the she-camel is mine, and the dirhams are mine. If Muhammad ^{saws} has any claim, let him bring evidence."

Imam Ali ibn Abi Talib ${}^{a.s}$ said: "Leave the she-camel with the Messenger of Allah swt , peace be upon him and his family."



The Bedouin replied: "I will not do so unless He {saws} presents evidence."

Imam Ali ibn Abi Talib ^{a.s} then entered his house, took hold of the hilt of his sword, and came back.

Imam Ali ibn Abi Talib (a.s) said: "Leave the she-camel with the Messenger of Allah (SWT), peace be upon him and his family."

The Bedouin replied: "I will not do so unless he presents evidence."

So Imam Ali ibn Abi Talib ^{a.s} struck him with a blow.

The people of Hijaz said that he struck off his head, while some people of Iraq said that he cut off one of his limbs.

The Prophet, peace be upon him and his family, said: "What made you do this, O Ali ^{a.s}?" Imam Ali ibn Abi Talib ^{a.s} said: "O Messenger of Allah ^{SWT}, we believe you concerning the revelation from the heavens, yet we do not believe you regarding four hundred dirhams?"

[AL SADUO]

The compiler of this book, may Allah (SWT) have mercy on him, said: These two narrations are not contradictory because they pertain to two different incidents. The latter incident occurred before the one I mentioned earlier.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.106 • Al-Wafi, Vol.16 p.1103 • Mustadrak Al-Wasa'il, Vol.17 p.382

3427 - وَ رَوَى مُحَمَّدُ بُنُ بَحْرِ اَلشَّيْبَانِيْ عَنْ عَبْدِ اَلرَّحْمَٰنِ بْنِ أَحْمَدَ اَلَّذُهْلِيُّ قَالَ حَدَّثَنَا اللَّهْ مِنْ اَلْفِهِ الْحِمْصِيْ قَالَ حَدَّثَنَا اللَّهُ مِنْ اَللَّهُ عِنْ عَبْدِ اللَّهِ بْنِ الْحِمْصِيْ قَالَ حَدَّثَهُ وَ هُوَ مِنْ أَصْحَابِ اَلنَّبِيَّ صَلَّى اَللَّهُ عَلَيْهِ أَخْمَدَ اللَّهُ عَلَيْهِ وَ اللهِ اِبْتَاعَ فَرَساً مِنْ أَعْرَابِيَّ فَأَسْرَعَ النَّبِيُّ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ اِبْتَاعَ فَرَساً مِنْ أَعْرَابِيْ فَلْسَوْمِ النَّبِيُّ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ اِبْتَاعَ فَرَساً مِنْ أَعْرَابِيْ فَيْسَاوِمُونَهُ بِالفَرَسِ وَ هُمْ لا يَشعُرُونَ لِيُقَبِّضَهُ ثَمْنَ فَرَسِهِ فَأَبْطَأَ الْأَعْرَابِيْ فَطَفِقَ رِجَالٌ يَغْتَرِضُونَ الْأَعْرَابِيْ فِي السَّوْمِ عَلَى اللَّهُ عَلَيْهِ وَ آلِهِ إِبْتَاعَهُ حَتَّى زَادَ بَعْضُهُمُ الْأَعْرَابِيْ فِي السَّوْمِ عَلَى اللَّهُ عَلَيْهِ وَ آلِهِ إِبْتَاعَهُ حَتَّى زَادَ بَعْضُهُمُ الْأَعْرَابِيْ فِي السَّوْمِ عَلَى اللَّمْ عَلَيْهِ وَ اللهِ عِينَ سَمِعَ الْأَعْرَابِيْ فَقَالَ «أَ أَنْ النَّبِيُّ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ إِبْتَاعَهُ وَ إِلاَ بِعْتُهُ فَقَامَ النَّبِيُّ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ حِينَ سَمِعَ الْأَعْرَابِيُّ فَقَالَ «أَ إِنْ كُنْتَ مُبْتَاعاً لِهَذَا الْفَرَسِ فَابْتَعْهُ وَ إِلاَ بِعْتُهُ فَقَامَ النَّبِيُّ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ وَ الْعَرْبِيُ هِمَا يَتَشَعَعُ اللَّهُ عَلَيْهِ وَ آلِهِ وَ هُمَا يَتَشَاجَرَانِ وَلَيْ وَاللّهُ عَلَيْهِ وَ آلِهِ مَلْ اللَّهُ عَلَيْهِ وَ آلِهِ لَمْ يَكُن لِيَقُولَ إِلاَّ حَقَى خُزَيْمَةُ بُنْ ثَابِتِ فَاسْتَمَعَ لِمُرَاجَعَةِ النَّيْمِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ مَلْ اللَّهُ عَلَيْهِ وَ آلِهِ لَمْ يَكُنْ لِيَقُولُ إِلاَّ حَقَّا لَاللَّهُ عَلَيْهِ وَ آلِهِ شَهَادَةَ خُزَيْمَةُ بُنِ ثَالِتِ شَهَادَةً خُزَيْمَةً بُنِ ثَابِتِ شَهَادَةً خُزَيْمَةً بُنِ ثَابِتِ شَهَادَةً فَقَالَ «إِنْ اللَّهُ عَلَيْهِ وَ آلِهِ مُلَى اللَّهُ عَلَيْهِ وَ آلِهِ مُعَلَى خُزَيْمَةً بُنِ ثَابِتِ شَهَادَةً خُزَيْمَةً بُنِ ثَابِتِ شَهَادَةً وَالِهُ عَلَيْهِ وَ آلِهِ شَهَادَةً خُزَيْمَةً بُنِ ثَابِتِ شَهَادَةً وَلَا اللَّهُ فَعَلَى أَلِلَا أَنْكُ قَذْ بَايَعْتُولُ و

Hadith.3427 - Muhammad ibn Bahr al-Shaybani narrated from Abd al-Rahman ibn Ahmad al-Dhuhli, who said: Muhammad ibn Yahya al-Naysaburi narrated to us, who said: Abu al-Yaman al-Hakam ibn Nafi' al-Himsi narrated to us, who said: Shu'ayb narrated from al-Zuhri, from Abdullah ibn Ahmad al-Dhuhli, who said:

'Umara ibn Khuzayma ibn Thabit narrated to me that his uncle, who was one of the companions of the Prophet, peace be upon him and his family, said:



The Prophet, peace be upon him and his family, purchased a horse from a Bedouin.

The Prophet, peace be upon him and his family, walked quickly to pay him the price of the horse, but the Bedouin delayed. Meanwhile, some men intercepted the Bedouin and began bargaining with him for the horse, unaware that the Prophet, peace be upon him and his family, had already bought it. Some of them even offered the Bedouin a higher price.

Then the Bedouin called out: "If you want to buy this horse, then buy it; otherwise, I will sell it to someone else."

The Prophet, peace be upon him and his family, upon hearing this, said: "Did I not already buy it from you?"

People began to gather around the Prophet, peace be upon him and his family, and the Bedouin, and they started disputing.

The Bedouin said: "Bring a witness to testify that I sold it to you."

Among the Muslims who arrived, they said to the Bedouin: "The Prophet, peace be upon him and his family, does not speak except the truth."

Then Khuzayma ibn Thabit came forward, listened to the argument between the Prophet, peace be upon him and his family, and the Bedouin, and said: "I bear witness that you have sold it to him."

The Prophet, peace be upon him and his family, turned to Khuzayma and said: "On what basis do you testify?"

Khuzayma replied: "By affirming your truthfulness, O Messenger of Allah (SWT)."

Then the Prophet, peace be upon him and his family, declared the testimony of Khuzayma ibn Thabit equal to the testimony of two witnesses, and he called him 'Dhul Shahadatayn' (the possessor of two testimonies).

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.108 • Al-Wafi, Vol.16 p.1106 • Wasa'il Al-Shi'ah, Vol.27 p.276

3428 - وَ رَوَى مُحَمَّدُ بُنُ قَيْسِ عَنْ أَبِي جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ : «أَنَّ عَلِيّاً عَلَيْهِ اَلسَّلاَمُ كَانَ فِي مَسْجِدِ اَلْكُوفَةِ فَمَّالَ عَلِيْ عَلَيْهِ اَلسَّلاَمُ «هَذِهِ دِرْعُ طَلْحَةَ أُخِذَتُ عُلُولاً وَمُعَلَّ يَوْمَ اَلْبَصْرَةِ » فَقَالَ اِبْنُ قُفْلِ يَا أَمِيرَ اَلْمُؤْمِنِينَ اِجْعَلْ بَيْنِي وَ بَيْنَكَ قَاضِيَكَ الَّذِي اِرْتَضَيْتَهُ لِلْمُسْلِمِينَ فَجَعَلَ يَوْمَ الْبَصْرَةِ » فَقَالَ عَلِيْ عَلَيْهِ اَلسُّلاَمُ «هَذِه دِرْعُ طَلْحَةَ أُخِذَتُ عُلُولاً يَوْمَ اَلْبَصْرَةِ » فَقَالَ شُرَيْحٌ يَا أَمِيرَ الْمُؤْمِنِينَ هَاتٍ عَلَى مَا تَقُولُ بَيْنَةً فَأَتَاهُ بِالْحَسِّنِ بْنِ عَلِيْ عَلَيْهِ اَلسَّلاَمُ فَشَهِدَ أَنْهَا دِرْعُ طَلْحَةَ أُخِذَتُ عُلُولاً يَوْمَ الْبَصْرَةِ » فَقَالَ شُرَيْحٌ هذَا شَاهِدٌ وَ لاَ أَقْضِي بِشَهادِ حَتَّى يَكُونَ مَعَهُ آخَرُ فَأَتَى بِقَنْبَرٍ فَشَهِدَ أَنَّهَا لَا مُرْعُ طَلْحَةَ أُخِذَتُ عُلُولاً يَوْمَ الْبَصْرَةِ فَقَالَ هَذَا مَمْلُوكَ وَ لاَ أَقْضِي بِشَهادَةِ الْمَمْلُوكِ فَعَضِبَ عَلِيْ عَلَيْهِ السَّلاَمُ وَلَا أَوْضِي بِشَهادَةِ الْمَمْلُوكِ فَعَضِبَ عَلِيْ عَلَيْهِ السَّلاَمُ وَلَا أَنْهَا لَمْ مُلُوكَ وَ لاَ أَقْضِي بِشَهادَةِ الْمُمْلُوكِ فَعَضِبَ عَلِيْ عَلَيْهِ السَّلامُ وَلَا اللَّهُ عَلَيْهِ السَّلامُ وَلَا اللَّرِعُ فَإِنْ هَذَا قَدْ قَطَى بِجَوْرٍ ثَلاَثَ مَرَّاتٍ فَقَالَ شُمْلُوكُ وَقَالَ لاَ أَقْضِي بِشَهادَةٍ اللَّهُ عَلَيْهِ السَّلامُ «إِنِّي لَمَّا عُلْكِ اللَّهُ عَلَيْهِ السَّلامُ وَلَا اللَّهُ عَلَيْهِ السَّلامُ وَلَا اللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَلَوْلَ مُرْدِعُ فَلُولُ اللَّهُ عَلَيْهِ وَالْتُهُ وَلَاكُ مَنْ اللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَلَوْلُو اللَّهُ عَلَيْهِ وَاللَّهُ فَلَكُ وَلَا أَنْضُ وَلَا أَلْهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَالْولِلْ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ وَلَا أَنْضِي اللَّهُ عَلَيْهُ وَاللَّهُ فَلْتَ مَلَاللَهُ عَلَيْهُ وَاللَّهُ عَلَيْهِ وَالْعُولُولُولُولُولُولُ الللَّهُ عَلَيْهُ وَاللَّهُ عَل



اَلثَّالِثَةُ» ثُمَّ قَالَ عَلَيْهِ اَلسَّلاَمُ «يَا شُرَيْحُ إِنَّ إِمَامَ اَلْمُسْلِمِينَ يُؤْتَمَنُ مِنْ أُمُورِهِمْ عَلَى مَا هُوَ أَعْظَمُ مِنْ هَذَا» » ثُمَّ قَالَ أَبُو جَعْفَر عَلَيْهِ اَلسَّلاَمُ «فَأَوَّلُ مَنْ رَدَّ شَهَادَةَ اَلْمَمْلُوكِ رُمَعُ ».

Hadith.3428 - Muhammad ibn Qays narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s).

Imam Ali ibn Abi Talib ^{a.s} was in the Mosque of Kufa when Abdullah ibn Qufl al-Taymi passed by him, carrying the armor of Talha.

Imam Ali ibn Abi Talib ^{a.s} said: "This is Talha's armor, which was taken unlawfully on the day of Basra."

Ibn Qufl said: "O Commander of the Faithful, appoint as judge between you and me the one you have approved for the Muslims."

Imam Ali ibn Abi Talib ^{a.s} appointed Shurayh as the judge.

Imam Ali ibn Abi Talib ^{a.s} said: "This is Talha's armor, which was taken unlawfully on the day of Basra."

Shurayh said: "O Commander of the Faithful, bring evidence for what you claim."

So Imam Ali ibn Abi Talib ^{a.s} brought Imam Hasan ibn Ali ^{a.s}, who testified that it was Talha's armor and had been taken unlawfully on the day of Basra.

Shurayh said: "This is one witness, but I do not pass judgment based on a single witness until there is another."

Imam Ali ibn Abi Talib ${}^{\{a.s\}}$ then brought Qanbar, who testified that it was Talha's armor and had been taken unlawfully on the day of Basra.

Shurayh said: "This is a servant, and I do not pass judgment based on the testimony of a servant." Imam Ali ibn Abi Talib ^{a.s} became angry and said: "Take the armor, for this judge has ruled unjustly three times."

Shurayh then moved away from his seat and said: "I will not judge between two people until you explain to me how I have ruled unjustly three times."

Imam Ali ibn Abi Talib ^{a.s} said: "When I told you that it was Talha's armor, taken unlawfully on the day of Basra, you demanded evidence, even though the Messenger of Allah ^{SWT}, peace be upon him and his family, said: 'Wherever stolen property is found, it shall be taken without the need for evidence.' I said to myself, 'Perhaps this man has not heard this Hadith.'

Then I brought you al-Hasan ^{a.s.}, who testified, and you said: 'This is one witness, and I do not pass judgment based on a single witness until there is another.' Yet the Messenger of Allah ^(SWT), peace be upon him and his family, passed judgment based on one witness and an oath. This was the second error.

Then I brought you Qanbar, who testified, and you said: 'This is a servant, and I do not accept the testimony of a servant.' But there is nothing wrong with accepting the testimony of a servant if he is just. This was the third error."

Then Imam Ali ibn Abi Talib ^{a.s} said: "O Shurayh, the Imam of the Muslims is entrusted with matters greater than this."

Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} said: "The first to reject the testimony of a servant was Rum'a."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.109

3429 - وَ رَوَى مُحَمَّدُ بْنُ عِيسَى بْنِ عُبَيْدٍ عَنْ أَخِيهِ جَعْفَرِ بْنِ عِيسَى قَالَ : كَتَبْتُ إِلَى أَبِي ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ جُعِلْتُ فِدَاكَ ٱلْمَرْأَةُ تَمُوتُ فَيَدَّعِى أَبُوهَا أَنَّهُ أَعَارَهَا بَعْضَ مَا كَانَ عِنْدَهَا مِنَ ٱلْمَتَاعِ وَ ٱلْخَدَمِ أَ تُقْبَلُ



دَعْوَاهُ بِلاَ بَيِّنَةٍ أَمْ لاَ تُقْبَلُ دَعْوَاهُ إِلاَّ بِبَيِّنَةٍ فَكَتَبَ عَلَيْهِ اَلسَّلاَمُ «تَجُوزُ بِلاَ بَيِّنَةٍ» قَالَ وَ كَتَبْتُ إِلَى أَبِي اَلْحَسَنِ يَعْنِي عَلِيَّ بْنَ مُحَمَّدٍ عَلَيْهِ اَلسَّلاَمُ جُعِلْتُ فِدَاكَ إِنِ اِدَّعَى زَوْجُ اَلْمَرْأَةِ اَلْمَيِّتَةِ أَوْ أَبُو زَوْجِهَا أَوْ أُمُّ زَوْجِهَا فِي يَعْنِي عَلِيَّ بْنَ مُحَمَّدٍ عَلَيْهِ اَلسَّلاَمُ جُعِلْتُ فِدَاكَ إِنِ اِدَّعَى زَوْجُ اَلْمَرْأَةِ اَلْمَيِّتَةِ أَوْ أَبُو زَوْجِهَا أَوْ أُمُّ زَوْجِهَا فِي مَتَاعِهَا أَوْ فِي خَدَمِهَا مِثْلَ الَّذِي اِدَّعَى أَبُوهَا مِنْ عَارِيَّةٍ بَعْضِ اَلْمَتَاعِ وَ الْخَدَمِ أَ يَكُونُ بِمَنْزِلَةِ اَلْأَبِ فِي الدَّعْوَى فَتَاعِهَا أَوْ فِي خَدَمِهَا مِثْلَ اللَّهِ اللَّهُ هُولَا اللَّهُ وَاللَّهُ وَالْمَتَاعِ وَ الْخَدَمِ أَيكُونُ بِمَنْزِلَةِ الْأَبِ فِي الدَّعْوَى فَيَالِكُمُ وَاللَّهُ مِنْ لَا اللَّهُ مُ اللَّهُ مُنْ اللَّهُ وَالْمَتَاعِ وَ الْخَدَمِ أَيكُونُ بِمَنْزِلَةِ اللَّهُ مِنْ اللَّهُ اللَّهُ مُنْ اللَّهُ عَلَيْهِ السَّلامُ «لَا».

Hadith.3429 - Muhammad ibn Isa ibn Ubayd narrated from his brother Ja'far ibn Isa, who said: I wrote to Abu al-Hasan ^{a.s} saying: "May I be your ransom. If a woman dies and her father claims that he had lent her some of the items or servants in her possession, is his claim accepted without evidence, or is it not accepted unless he provides evidence?"

Imam ^{a.s} wrote in reply: "His claim is accepted without evidence."

Ja'far continued:

I also wrote to Abu al-Hasan ^{a.s}, referring to Imam Ali ibn Muhammad ^{a.s}: "May I be your ransom. If the deceased woman's husband, or the father of her husband, or the mother of her husband, makes a similar claim about lending some of the items or servants, like the father had claimed, would they be treated like the father in their claim?" Imam ^{a.s} wrote in reply: "No."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.110 • Al-Wafi, Vol.16 p.948

3430 - وَ رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ رِفَاعَةَ بْنِ مُوسَى ٱلنَّخَّاسِ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِذَا طَلَّقَ ٱلرَّجُلُ إِمْرَأَتَهُ فَادَّعَتْ أَنَّ ٱلْمُتَاعَ لَهَا وَ اِدَّعَى أَنَّ ٱلْمُتَاعَ لَهُ كَانَ لَهُ مَا لِلرِّجَالِ وَ لَهَا مَا لِلنِّسَاءِ». وَ قَدْ رُوِيَ: «أَنَّ ٱلْمَرْأَةَ أَحَقُّ بِالْمُتَاعِ لِأَنَّ مَنْ بَيْنَ لاَبَتَيْهَا قَدْ يَعْلَمُ أَنَّ ٱلْمَرْأَةَ تَنْقُلُ إِلَى بَيْتِ زَوْجِهَا ٱلْمُتَاعَ ». قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ يَعْنِي بِذَلِكَ الْمَتَاعَ الَّذِي هُوَ مِنْ مَتَاعِ النِّسَاءِ وَ الْمَتَاعِ الَّذِي هُو يَحْتَاجُ إِلَيْهِ الرِّجَالُ كَمَا تَحْتَاجُ إِلَيْهِ الرِّجَالِ فَهُو لِلرَّجُلِ وَ لَيْسَ هَذَا الْحَدِيثُ بِمُخَالِفِ لِلَّذِي قَالَ لَهُ مَا لِلرِّجَالِ فَهُو لِلرَّجُلِ وَ لَيْسَ هَذَا الْحَدِيثُ بِمُخَالِفِ لِلَّذِي قَالَ لَهُ مَا لِلرِّجَالِ وَلَيْ لَللَّهِ اللَّهُ اللْهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ الللَّهُ اللَّهُ الللَّهُ اللَّهُ الللَّهُ الل

Hadith.3430 - Muhammad ibn Abi Umayr narrated from Rifa'ah ibn Musa al-Nakhkhas, from Abu Abdullah ^{a.s}, who said:

"If a man divorces his wife, and she claims that the belongings are hers while he claims that the belongings are his, then the man is entitled to what is for men, and the woman is entitled to what is for women."

It has also been narrated:

"The woman has a greater right to the belongings because it is commonly known among the people of the area that a woman brings belongings with her to her husband's house."

[AL SADUO]

The compiler of this book, may Allah (SWT) have mercy on him, said:

This refers to belongings that are typically used by women and belongings that are commonly needed by both men and women. As for items that are suitable only for men, they belong to the man. This narration does not contradict the previous one, which stated that the man is entitled to what is for men and the woman to what is for women. And Allah (SWT) grants success.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.111



CHAPTER 47 – CHAPTER OF RARITIES

بَابٌ نَادِرٌ

HADITH 3431 – 3432 \$ يسئم الله الله الرحمن الرحمن الرميم

3431 - رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَنْ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ : أَنَّهُ سُئِلَ عَنْ رَجُلٍ أَخَرُ فَأَخَذَهُ فَقَالَ «لِلْعَيْنِ مَا رَأَتْ وَ لِلْيَدِ مَا أَخَذَتْ ».

Hadith.3431 - Al-Sakuni narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers, from Imam Ali ibn Abi Talib ^{a.s}: He ^{a.s} was asked about a man who saw a bird and followed it until it landed on a tree. Then another man came and took it.

Imam Ali ibn Abi Talib $^{\{a.s\}}$ said: "What the eye sees belongs to it, and what the hand takes belongs to it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.112 • Wasa'il Al-Shi'ah, Vol.25 p.461

3432 - وَ رَوَى عَلِيُّ بْنُ عَبْدِ اَللَهِ اَلْوَرَاقُ رَحِمَهُ اَللَهُ عَنْ سَعْدِ بْنِ عَبْدِ اَللَهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلأَخْرَسِ كَيْفَ مُحَمَّدِ بْنِ أَبِي عُمَيْدٍ عَنْ حَمَّادٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلأَخْرَسِ كَيْفَ يَخْلِفُ إِذَا الْدُعِيَ عَلَيْهِ دَيْنٌ وَ لَمْ يَكُنْ لِلْمُدَّعِي بَيِّنَةٌ فَقَالَ «إِنَّ أَمِيرَ الْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ الْتِي بِأَخْرَسِ وَ الْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ «اَلْحَمْدُ لِلَّهِ الَّذِي لَمْ الْحُومِي عَلَيْهِ بَيِّنَةٌ فَقَالَ أَمِيرُ الْمُؤْمِنِينَ عَلَيْهِ السَّلاَمُ «اَلْحَمْدُ لِلَّهِ الَّذِي لَمْ الْحُرِينِ عِلْمُ عَلَيْهِ السَّلامُ «الْحُمْدُ لِلَّهِ اللَّذِي لَمْ اللَّهُ عَلَيْهِ اللَّهُ اللَّهِ عَلَيْهِ اللَّهُ اللَّهِ اللَّهِ اللَّهِ اللَّهِ اللَّهِ اللَّهِ اللَّهِ اللَّهِ اللَّهِ اللهِ اللهِ اللهِ اللهِ اللهِ اللهِ اللهِ اللهِ اللهِ عَلَيْهِ اللهُ اللهُ عَلَيْهِ اللهُ اللهُ عَلَيْهِ اللهِ اللهُ اللهِ اللهِ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ عَلَيْهِ اللهِ اللهُ اللهُ

Hadith.3432 - Ali ibn Abdullah al-Warraq, may Allah ^{SWT} have mercy on him, narrated from Sa'd ibn Abdullah, from Ahmad ibn Muhammad ibn Isa, from Muhammad ibn Abi Umayr, from Hammad, from Muhammad ibn Muslim, who said:

I asked Abu Abdullah ^{a.s}, about an oath for a mute person if a debt is claimed against him and the claimant has no evidence.



Imam ^{a.s} said: "Commander of the Faithful, peace be upon him, was once brought a case involving a mute person against whom a debt was claimed. The mute denied it, and the claimant had no evidence.

Commander of the Faithful, peace be upon him, said: 'Praise be to Allah (SWT), who did not take me from this world until I clarified for the nation all that it needs.'

Then Imam Ali ibn Abi Talib (a.s) said: 'Bring me a copy of the Quran.'

When it was brought, Imam Ali ibn Abi Talib (a.s) said to the mute: 'What is this?'

The mute raised his head toward the sky and gestured that it was the Book of Allah (SWT).

Then Imam Ali ibn Abi Talib (a.s) said: 'Bring me his guardian.'

They brought his brother, and Imam Ali ibn Abi Talib (a.s), seated him next to the mute.

Then Imam Ali ibn Abi Talib (a.s) said: 'O Qanbar, bring me ink and a plate.'

When they were brought, Imam Ali ibn Abi Talib ^{a.s} said to the mute's brother: 'Say to your brother that this matter between him and the claimant is a matter of truth.'

Then Commander of the Faithful, peace be upon him, wrote:

'By Allah (SWT), besides whom there is no god, Knower of the unseen and the seen, the Most Merciful, the Most Compassionate, the Overpowering, the Victorious, the One who brings harm and benefit, the Destroyer, the All-Knowing—who knows what is hidden and what is apparent—indeed, the claimant (mentioning his name) has no right or claim against (mentioning the mute's name) in any form or through any cause.'

Then Imam Ali ibn Abi Talib (a.s) washed the writing and ordered the mute to drink it.

The mute refused, so Commander of the Faithful, peace be upon him, ruled that the debt was binding upon him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.112 • Tahdhib Al-Ahkam, Vol.6 p.319 • Al-Wafi, Vol.16 p.1063 • Wasa'il Al-Shi'ah, Vol.27 p.302 • Mustadrak Al-Wasa'il, Vol.17 p.405



CHAPTER 48 – CHAPTER ON EMANCIPATION AND ITS RULINGS

بَابُ الْعِتْقِ وَ أَحْكَامِهِ

% 3455 – 3433 HADITH 3433 (\$\\ بسنم الله الرَّحَمْن الرَّمِيمِ

3433 - قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ أَعْتَقَ مُؤْمِناً أَعْتَقَ اَللَّهُ بِكُلِّ عُضْوٍ مِنْهُ عُضْواً مِنَ اَلنَّارٍ لِأَنَّ اَلْمَرْأَةَ بِنِصْفِ اَلرَّجُل». وَ إِنْ كَانَتْ أُنْثَى أَعْتَقَ اَللَّهُ بِكُلِّ عُضْوَيْنِ مِنْهَا عُضْواً مِنَ اَلنَّارٍ لِأَنَّ اَلْمَرْأَةَ بِنِصْفِ اَلرَّجُل».

Hadith.3433 - The Messenger of Allah (SWT), peace be upon him and his family, said:

"Whoever frees a believing slave, Allah {SWT} will free a limb of his from the Fire for every limb of the slave. And if it is a female slave, Allah {SWT} will free two limbs of his for every limb of hers from the Fire, because a woman is equal to half of a man."

[REFERENCES]

Al-Kafi, Vol.6 p.180 • Man La Yahduruhu Al-Faqih, Vol.3 p.113 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.138 • Wasa'il Al-Shi'ah, Vol.23 p.13 • Al-Fusul Al-Muhimmah, Vol.2 p.391 • Bihar Al-Anwar, Vol.101 p.194 • Mustadrak Al-Wasa'il, Vol.15 p.451

3434 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «يُسْتَحَبُّ لِلرَّجُلِ أَنْ يَتَقَرَّبَ عَشِيَّةَ عَرَفَةَ وَ يَوْمَ عَرَفَةَ بِالْعِثْقِ وَ ٱلصَّدَقَةِ».

Hadith.3434 - Hammad narrated from al-Halabi, from Abu Abdullah ^{a.s}, who said: "It is recommended for a man to draw closer to Allah ^{SWT} on the evening of Arafah and the Day of Arafah through freeing slaves and giving charity."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.113 • Wasa'il Al-Shi'ah, Vol.23 p.12 • Wasa'il Al-Shi'ah, Vol.23 p.12

3435 - وَ رُوِيَ عَنْ أَبِي بَصِيرٍ وَ أَبِي اَلْعَبَّاسِ وَ عُبَيْدِ بْنِ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا مَلَكُ الرَّجُلُ وَالِدَيْهِ أَوْ أُخْتَهُ أَوْ عَمَّتَهُ أَوْ خَالَتَهُ أَوِ إِبْنَةَ أُخِيهِ أَوِ إِبْنَةَ أُخِيهِ أَوِ إِبْنَةَ أُخِيهِ وَ اِبْنَ أُخْتِهِ » وَ ذَكَرَ أَهْلَ هَذِهِ اَلْاَيَةِ مِنَ اَلنِّسَاءِ «عَتَقُوا جَمِيعاً وَ يَمْلِكُ اَلرَّجُلُ عَمَّهُ وَ إِبْنَ أُخِيهِ وَ إِبْنَ أُخْتِهِ وَ خَالَهُ وَ لاَ يَمْلِكُ أَمَّهُ مِنَ اَلرَّضَاعَةِ وَ لاَ أُخْتَهُ وَ لاَ عَمَّتَهُ وَ لاَ خَلَتُهُ فَإِذَا مَلَكُهُنَّ عَتَقْنَ » قَالَ «وَ مَا يَحْرُمُ مِنَ اَلنَّسَبِ مِنَ اَلنِّسَاءِ فَإِنَّهُ يَحْرُمُ مِنَ الرَّضَاعِ » وَ قَالَ «يَمْلِكُ الدُّكُورَ مَا خَلاَ الْوَالِدَ وَ الْوَلَدَ وَ لاَ يَمْلِكُ مِنَ النِّسَاءِ ذَاتَ مَحْرَمٍ» قُلْتُ وَ كَذَلِكَ يَجْرِي فِي الرَّضَاعِ قَالَ «فَمَا النَّسَاءِ ذَاتَ مَحْرَمٍ» قُلْتُ وَ كَذَلِكَ يَجْرِي فِي الرَّضَاعِ عَثُلُ ذَلِكَ».

Hadith.3435 - It is narrated from Abu Basir, Abu al-Abbas, and Ubayd ibn Zurarah, from Abu Abdullah ^{a.s}, who said:

"If a man owns his parents, or his sister, or his paternal aunt, or his maternal aunt, or his brother's daughter, or his sister's daughter"—and he mentioned the women listed in this verse—"then they all become free.



However, a man may own his paternal uncle, or his brother's son, or his sister's son, or his maternal uncle, but he may not own his mother through nursing, nor his sister, nor his paternal aunt, nor his maternal aunt. If he comes to own them, they are freed."

Imam ^{a.s} also said: "What is prohibited due to lineage among women is also prohibited through nursing."

And Imam ^{a.s} said: "A man may own males except his father and his son, and he may not own any woman who is a mahram."

I said: "Does the same ruling apply in the case of nursing?"

Imam ^{a.s} said: "Yes, the same rulingapplies in the case of nursing."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.113 • Tahdhib Al-Ahkam, Vol.8 p.243 • Al-Istibsar, Vol.4 p.17 • Al-Wafi, Vol.10 p.654 • Wasa'il Al-Shi'ah, Vol.18 p.247 • Al-Fusul Al-Muhimmah, Vol.2 p.258

3436 - وَ رَوَى حَمَّادٌ عَنِ اَلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي جَارِيَةٍ كَانَتْ بَيْنَ اِتْنَيْنِ فَأَعْتَقَ أَحَدُهُمَا نَصِيبَهُ قَالَ «إِنْ كَانَ مُوسِراً كُلِّفَ أَنْ يَضْمَنَ وَ إِنْ كَانَ مُعْسِراً أُخْدِمَتْ بِالْحِصَصِ».

Hadith.3436 - Hammad narrated from al-Halabi, from Abu Abdullah ^{a.s}, regarding a bondwoman who was jointly owned by two people, and one of them freed his share.

Imam ^{a.s} said: "If he is financially capable, he is required to pay and compensate for the remaining share. But if he is financially incapable, she continues to serve based on their respective shares."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.114 • Tahdhib Al-Ahkam, Vol.8 p.219 • Al-Istibsar, Vol.4 p.3

3437 - وَ رَوَى مُحَمَّدُ بْنُ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «قَضَى أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فِي عَبْدٍ كَانَ بَيْنَ رَجُلَيْنِ فَحَرَّرَ أَحَدُهُمَا نِصْفَهُ وَ هُوَ صَغِيرٌ وَ أَمْسَكَ اَلْآخَرُ نِصْفَهُ قَالَ «يُقَوَّمُ قِيمَةَ يَوْمٍ حَرَّرَ عَتَى يَقْضِيَهُ» ». اَلْأَوَّلُ وَ أُمِرَ اَلْمُحَرَّرُ أَنْ يَسْعَى فِي نِصْفِهِ اَلَّذِي لَمْ يُحَرَّرْ حَتَّى يَقْضِيَهُ» ».

Hadith.3437 - Muhammad ibn Qays narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

Commander of the Faithful, peace be upon him, ruled regarding a slave who was jointly owned by two men. One of them freed his half while the slave was still a child, and the other retained ownership of his half.

Imam ^{a.s} said: "The slave shall be valued based on his worth on the day the first owner freed his share, and the freed slave shall be required to work to pay off the value of the half that was not freed until he fulfills the amount."

[REFERENCES]

Al-Kafi, Vol.6 p.183 • Man La Yahduruhu Al-Faqih, Vol.3 p.114 • Al-Wafi, Vol.10 p.601 • Wasa'il Al-Shi'ah, Vol.23 p.37

3438 - وَ رَوَى مُحَمَّدُ بْنُ ٱلْفُضَيْلِ عَنْ أَبِي ٱلصَّبَّاحِ ٱلْكِنَانِيِّ قَالَ: سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنِ ٱلرَّجُلَيْنِ يَكُونُ بَيْنَهُمَا ٱلْأَمَةُ فَيُعْتِقُ أَحَدُهُمَا نِصْفَهُ فَتَقُولُ ٱلْأَمَةُ لِلَّذِي لَمْ يُعْتِقْ نِصْفَهُ لاَ أُرِيدُ أَنْ تُقَوِّمَنِي ذَرْنِي كَمَا أَنَا



أَخْدُمْكَ وَ أَنَّهُ أَرَادَ أَنْ يَسْتَنْكِحَ اَلنَّصْفَ اَلْآخَرَ قَالَ «لاَ يَنْبَغِي لَهُ أَنْ يَفْعَلَ إِنَّهُ لاَ يَكُونُ لِلْمَرْأَةِ فَرْجَانِ وَ لاَ يَنْبَغِي لَهُ أَنْ يَفْعَلَ إِنَّهُ لاَ يَكُونُ لِلْمَرْأَةِ فَرْجَانِ وَ لاَ يَنْبَغِي لَهُ أَنْ يَسْتَخْدِمَهَا وَ لَكِنْ يُقَوِّمُهَا وَ يَسْتَسْعِيهَا».

وَ فِى رِوَايَةِ أَبِى بَصِيرِ مِثْلَهُ إِلاَّ أَنَّهُ قَالَ: «وَ إِنْ كَانَ ٱلَّذِى أَعْتَقَهَا مُحْتَاجاً فَلْيَسْتَسْعِهَا».

Hadith.3438 - Muhammad ibn al-Fudayl narrated from Abu al-Sabbah al-Kinani, who said:

I asked Abu Abdullah ^{a.s}, about two men who jointly own a female slave. One of them frees his half, and the slave says to the one who did not free his half, "I do not want to be valued; leave me as I am, and I will continue serving you."

Meanwhile, the owner intends to marry the other half of her.

Imam ^{a.s} said: "He should not do that, for a woman cannot have two private parts. Nor should he use her for service. Instead, he must value her and let her work to pay off the remaining portion."

[AL SADUQ]

And in the narration of Abu Basir, it is similar, except that he said:

"If the one who freed her is in need, then let her work to pay off the value."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.114 • Wasa'il Al-Shi'ah, Vol.23 p.40

3439 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ: أَنَّهُ سُئِلَ عَنْ رَجُلَيْنِ كَانَ بَيْنَهُمَا عَبْدٌ فَأَعْتَقَ أَحَدُهُمَا نَصِيبَهُ قَالَ «إِنْ كَانَ مُضَارًاً كُلِّفَ أَنْ يُعْتِقَهُ كُلَّهُ وَ إِلاَّ ٱسْتُسْعِىَ ٱلْعَبْدُ فِى ٱلنَّصْفِ ٱلْآخَرِ».

Hadith.3439 - Hammad narrated from al-Halabi, from Abu Abdullah ^{a.s}, that he was asked about two men who jointly owned a slave, and one of them freed his share.

Imam ^{a.s} said: "If he did so with the intent of causing harm, he will be required to free the slave completely. Otherwise, the slave must work to pay off the value of the remaining half."

[REFERENCES]

Al-Kafi, Vol.6 p.182 • Man La Yahduruhu Al-Faqih, Vol.3 p.115 • Tahdhib Al-Ahkam, Vol.8 p.220 • Al-Istibsar, Vol.4 p.4 • Awali Al-La'ali, Vol.3 p.427 • Al-Wafi, Vol.10 p.600 • Wasa'il Al-Shi'ah, Vol.23 p.36

3440 - وَ رَوَى حَرِيزٌ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ رَجُلٌ وَرِثَ غُلاَماً وَ لَهُ فِيهِ شُرَكَاءُ فَأَعْتَقَ لِوَجْهِ اَللَّهِ نَصِيبَهُ فَقَالَ «إِذَا أَعْتَقَ نَصِيبَهُ مُضَارَّةً وَ هُوَ مُوسِرٌ ضَمِنَ لِلْوَرَثَةِ وَ إِذَا أَعْتَقَ نَصِيبَهُ مُضَارَّةً وَ هُو مُوسِرٌ ضَمِنَ لِلْوَرَثَةِ وَ إِذَا أَعْتَقَ نَصِيبَهُ لُورَاءً وَ لَوَجْهِ اَللَّهِ عَزَّ وَ جَلَّ كَانَ الْغُلاَمُ قَدْ أَعْتِقَ مِنْهُ حِصَّةُ مَنْ أَعْتَقَ وَ يَسْتَعْمِلُونَهُ عَلَى قَدْرِ مَا لَهُمْ فِيهِ فَإِنْ كَانَ لِقُومِ وَ لِنْ أَعْتَقَ الشَّرِيكُ مُضَارًا فَلاَ عِتْقَ لَهُ لِأَنَّهُ أَرَادَ أَنْ يُفْسِدَ عَلَى الْقَوْمِ وَ فِيهِ لَقُومُ عَلَى حِصَّتِهمْ».

Hadith.3440 - Hariz narrated from Muhammad ibn Muslim, who said:

I said to Abu Abdullah ^{a.s}, "A man inherited a slave, and there were partners with him in the ownership of the slave. He freed his share for the sake of Allah ^{SWT}."

Imam ^{a.s} said: "If he freed his share with the intent of causing harm while being financially capable, he must compensate the heirs. But if he freed his share sincerely for the sake of Allah ^{SWT}, the portion belonging to the one who freed him is emancipated. The remaining partners may utilize the slave according to their shares.



For instance, if half of the slave is still owned by the partners, the slave will work one day for them and one day for himself.

However, if the partner freed his share with the intent of causing harm, the emancipation is invalid because he intended to create disruption for the others. In such a case, the remaining partners retain their shares."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.115 • Tahdhib Al-Ahkam, Vol.8 p.221 • Al-Istibsar, Vol.4 p.4 • Al-Wafi, Vol.10 p.603 • Wasa'il Al-Shi'ah, Vol.23 p.40

-----3441 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «لاَ عِتْقَ إِلاَّ مَا أُرِيدَ بِهِ وَجْهُ اَللَّهِ عَزَّ وَ جَلَّ».

Hadith.3441 - Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq (a.s):

"There is no valid emancipation except that which is done sincerely for the sake of Allah (SWT), the Mighty and Majestic."

[REFERENCES]

Al-Kafi, Vol.6 p.178 • Man La Yahduruhu Al-Faqih, Vol.3 p.115 • Tahdhib Al-Ahkam, Vol.8 p.217 • Awali Al-La'ali, Vol.2 p.299 • Al-Wafi, Vol.10 p.583 • Wasa'il Al-Shi'ah, Vol.23 p.14

3442 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلرَّجُلِ تَكُونُ لَهُ اَلْأَمَةُ فَيَقُولُ مَتَى آتِيهَا فَهِيَ حُرَّةٌ ثُمَّ يَبِيعُهَا مِنْ رَجُلٍ ثُمَّ يَشْتَرِيهَا بَعْدَ ذَلِكَ قَالَ «لاَ بَأْسَ بِأَنْ يَأْتِيَهَا قَدْ خَرَجَتْ مِنْ مِلْكِهِ».

Hadith.3442 - Al-Ala' narrated from Muhammad ibn Muslim, from one of the Imams, peace be upon them, who said:

I asked him about a man who owned a bondwoman and said: "Whenever I approach her, she will be free." Then he sold her to another man and later bought her back.

Imam (a.s) said: "There is no harm in approaching her, as she had exited his ownership."

[REFERENCES]

 $\label{eq:manLaYahduruhuAl-Faqih, Vol.3 p.115 \bullet Tahdhib Al-Ahkam, Vol.8 p.226 \bullet Awali Al-La'ali, Vol.2 p.300 \bullet Al-Wafi, Vol.10 p.615 \bullet Wasa'il Al-Shi'ah, Vol.23 p.94 \bullet Mustadrak Al-Wasa'il, Vol.15 p.478$

3443 - وَ رُوِيَ عَنْ سَمَاعَةَ قَالَ : سَأَلْتُهُ عَنْ رَجُلٍ قَالَ لِثَلاَثَةِ مَمَالِيكَ لَهُ أَنْتُمْ أَحْرَارٌ وَ كَانَ لَهُ أَرْبَعَةٌ فَقَالَ لَهُ رَجُلٌ مِنَ اَلنَّاسِ أَعْتَقْتَ مَمَالِيكَكَ قَالَ نَعَمْ أَ يَجِبُ عِثْقُ اَلْأَرْبَعَةِ حِينَ أَجْمَلَهُمْ أَوْ هُوَ لِلثَّلاَثَةِ اَلَّذِينَ أَعْتَقَ قَالَ «إنَّمَا يَجِبُ اَلْعِثْقُ لِمَنْ أَعْتَقَ».

Hadith.3443 - It is narrated from Sama'ah, who said: I asked him about a man who said to three of his slaves, "You are free," while he actually had four slaves.

Then someone said to him: "You have freed all your slaves."

He replied: "Yes."

I asked: "Is the emancipation binding for all four because he generalized them, or is it limited to the three whom he specifically mentioned?"

Imam (a.s) said: "Emancipation is binding only for those he specifically freed."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.115 • Tahdhib Al-Ahkam, Vol.8 p.226 • Al-Wafi, Vol.10 p.616 • Wasa'il Al-Shi'ah, Vol.23 p.94

3444 - وَ رَوَى حَمَّادٌ عَنِ الحَلبِيِّ عَنْ ابِي عَبْدِ اللهِ عَلَيْهِ السَّلاَمُ : فِي رَجُلٍ زَوَّجَ امَتَهُ مِنْ رَجُلٍ وَ شَرَطُ لهُ اللهِ عَليْهِ السَّلاَمُ : فِي رَجُلٍ زَوَّجَ امَتَهُ مِنْ رَجُلٍ آخَرَ مَا مَنْزِلَةُ وَلَدِهَا قَالَ «بِمَنْزِلَتِهَا أَنَّ مَا وَلَدَتْ مِنْ وَلَدٍ فَهُوَ حُرٌّ فَطَلَّقَهَا زَوْجُهَا أَوْ مَاتَ عَنْهَا فَزَوَّجَهَا مِنْ رَجُلٍ آخَرَ مَا مَنْزِلَةُ وَلَدِهَا قَالَ «بِمَنْزِلَتِهَا إِنَّ مَا عَنْهَا فَزَوَّجَهَا مِنْ رَجُلٍ آخَرَ مَا مَنْزِلَةُ وَلَدِهَا قَالَ «بِمَنْزِلَتِهَا إِنَّهُ عَلَى اللهِ عَلَى المَاءَ اللهِ عَلَى اللهِ عَلَى اللهِ عَلَى اللهِ عَلَى اللّهِ عَلَى اللّهِ عَلَى اللّهِ عَلَى عَلَى اللّهَ عَلَى اللّهِ عَلَى اللهِ عَلَى اللّهِ عَلْ

Hadith.3444 - Hammad narrated from al-Halabi, from Abu Abdullah ^{a.s}, regarding a man who married his bondwoman to another man and stipulated that any child she bore would be free. Then her husband either divorced her or died, and she was married to another man.

I asked: "What is the status of her child in this case?"

Imam ^{a.s} said: "The child is regarded like her. That condition applied only to the first husband. As for the second husband, he has the option—if he wishes, he may free the child, and if he wishes, he may keep the child as a slave."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.116 • Tahdhib Al-Ahkam, Vol.8 p.225 • Al-Wafi, Vol.23 p.1405 • Wasa'il Al-Shi'ah, Vol.21 p.124

-----3445 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «لاَ طَلاَقَ قَبْلَ نِكَاحٍ وَ لاَ عِثْقَ قَبْلَ مِلْكٍ».

Hadith.3445 - The Messenger of Allah ^{SWT}, peace be upon him and his family, said: "There is no divorce before marriage, and there is no emancipation before ownership."

[REFERENCES]

Qurb Al-Isnad, Vol.1 p.104 • Al-Kafi, Vol.6 p.179 • Da'a'im Al-Islam, Vol.2 p.98 • Man La Yahduruhu Al-Faqih, Vol.3 p.116 • Tahdhib Al-Ahkam, Vol.8 p.217 • Al-Istibsar, Vol.4 p.5 • Al-Wafi, Vol.10 p.584 • Wasa'il Al-Shi'ah, Vol.22 p.33 • Wasa'il Al-Shi'ah, Vol.23 p.15 • Wasa'il Al-Shi'ah, Vol.23 p.16

3446 - وَ سَأَلَهُ عَبْدُ اَلرَّحْمَنِ بْنُ أَبِي عَبْدِ اَللَّهِ : عَنْ رَجُلٍ قَالَ لِغُلاَمِهِ أَعْتِقُكَ عَلَى أَنْ أُزَوِّجَكَ جَارِيَتِي هَذِهِ فَإِنْ نَكَحْتَ عَلَيْهَا أَوْ تَسَرَّى أَ عَلَيْهِ مِائَةُ دِينَارٍ وَ يَجُوزُ فَإِنْ نَكَحْتَ عَلَيْهَا أَوْ تَسَرَّى أَ عَلَيْهِ مِائَةُ دِينَارٍ وَ يَجُوزُ فَإِنْ نَكَحْتَ عَلَيْهَا أَوْ تَسَرَّى أَ عَلَيْهِ مِائَةُ دِينَارٍ وَ يَجُوزُ فَإِنْ نَكَحْتَ عَلَيْهِ شَرْطُهُ».

Hadith.3446 - Abd al-Rahman ibn Abi Abdullah asked him about a man who said to his slave, "I will free you on the condition that I marry you to this bondwoman of mine. However, if you marry another woman or take another concubine, you will be liable for one hundred dinars."

Then he freed him based on this condition, and the slave either married another woman or took another concubine.

Abd al-Rahman asked: "Is he liable for the one hundred dinars, and is his condition valid?" Imam ^{a.s} said: "His condition is valid, and he is liable for it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.116 • Al-Wafi, Vol.10 p.595 • Wasa'il Al-Shi'ah, Vol.23 p.27



3447 - وَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ أَعْتَقَ مَمْلُوكَهُ عَلَى أَنْ يُزَوِّجَهُ اِبْنَتَهُ وَ شَرَطَ عَلَيْهِ إِنْ تَزَوَّجَ أَوْ تَسَرَّى عَلَيْهَا فَعَلَيْهِ كَذَا وَ كَذَا قَالَ «يَجُوزُ».

Hadith.3447 - Abu Abdullah ^{a.s}, was asked about a man who freed his slave on the condition that he marries his daughter and stipulated that if he marries another woman or takes another concubine, he would be liable for a specific amount. Imam ^{a.s} said: "It is permissible."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.116 • Al-Wafi, Vol.10 p.595 • Wasa'il Al-Shi'ah, Vol.23 p.27

3448 - وَ سَأَلَهُ يَعْقُوبُ بْنُ شُعَيْبٍ : عَنْ رَجُلٍ أَعْتَقَ جَارِيَتَهُ وَ شَرَطَ عَلَيْهَا أَنْ تَخْدُمَهُ خَمْسَ سِنِينَ فَأَبَقَتْ ثُمَّ مَاتَ اَلرَّجُلُ فَوَجَدَهَا وَرَثَتُهُ أَ لَهُمْ أَنْ يَسْتَخْدِمُوهَا قَالَ «لاَ».

Hadith.3448 - Ya'qub ibn Shu'ayb asked him about a man who freed his bondwoman on the condition that she serves him for five years. However, she ran away, and then the man died. Ya'qub asked: "If his heirs find her, do they have the right to make her serve them?" Imam ^{a.s} said: "No."

[REFERENCES]

Man La Yahduruhu Al-Fagih, Vol.3 p.117

3449 - وَ رَوَى جَمِيلٌ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ وَ أَبِي عَبْدِ اَللَّهِ عَلَيْهِمَا اَلسَّلاَمُ : فِي رَجُلٍ أَعْتَقَ عَبْداً لَهُ مَالٌ لِمُعْتِقِ» لِمَنْ مَالُ اَلْعَبْدِ قَالَ «إِنْ كَانَ عَلِمَ أَنَّ لَهُ مَالاً تَبِعَهُ مَالُهُ وَ إِلاَّ فَهُوَ لِلْمُعْتِقِ»

وَ فِي رَجُلٍ بَاعَ مَمْلُوكاً وَ لَهُ مَالٌ قَالَ «إِنْ عَلِمَ مَوْلاَهُ ٱلَّذِي بَاعَهُ أَنَّ لَهُ مَالاً فَالْمَالُ لِلْمُشْتَرِي وَ إِنْ لَمْ يَعْلَمِ ٱلْبَائِعُ فَالْمَالُ لِلْبَائِعِ».

Hadith.3449 - Jamil narrated from Zurarah, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} and Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, regarding a man who freed a slave that had wealth.

The Imams ^{a.s} said: "If he knew that the slave had wealth, then the wealth belongs to the freed slave. But if he did not know, then the wealth belongs to the one who emancipated him."

And regarding a man who sold a slave that had wealth, the Imams ^{a.s} said:

"If the seller knew that the slave had wealth, then the wealth belongs to the buyer. But if the seller did not know, then the wealth belongs to the seller."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.117

3450 - وَ رَوَى اِبْنُ بُكَيْرٍ عَنْ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا كَانَ لِلرَّجُلِ مَمْلُوكُ فَأَعْتَقَهُ وَ هُوَ يَعْلَمُ أَنَّ لَهُ مَالاً وَ لَمْ يَكُن اِسْتَثْنَى اَلسَّيِّدُ اَلْمَالَ حِينَ أَعْتَقَهُ فَهُوَ لِلْعَبْدِ».



Hadith.3450 - Ibn Bukayr narrated from Zurarah, from Abu Abdullah (a.s), who said:

"If a man has a slave and frees him, knowing that the slave has wealth, and the master did not exclude the wealth at the time of freeing him, then the wealth belongs to the slave."

Al-Kafi, Vol.6 p.190 • Man La Yahduruhu Al-Faqih, Vol.3 p.117 • Tahdhib Al-Ahkam, Vol.8 p.223 • Al-Istibsar, Vol.4 p.10 • Al-Wafi, Vol.10 p.669 • Wasa'il Al-Shi'ah, Vol.23 p.47

3451 - وَ سَأَلَهُ عَبْدُ الرَّحْمَن بْنُ أَبِي عَبْدِ اللَّهِ :

عَنْ رَجُل أَعْتَقَ عَبْداً لَهُ وَ لِلْعَبْدِ مَالٌ فَتُوفِّى ٱلَّذِي أَعْتَقَ ٱلْعَبْدَ لِمَنْ يَكُونُ مَالُ ٱلْعَبْدِ أَ يَكُونُ لِلَّذِي أَعْتَقَ ٱلْعَبْدَ أَوْ لِلْعَبْدِ قَالَ «إِذَا أَعْتَقَهُ وَ هُوَ يَعْلَمُ أَنَّ لَهُ مَالاً فَمَالُهُ لَهُ وَ إِنْ لَمْ يَعْلَمْ فَمَالُهُ لِوُلْدِ سَيِّدِهِ».

Hadith.3451 - Abd al-Rahman ibn Abi Abdullah asked him about a man who freed his slave, and the slave had wealth.

Then the man who freed the slave passed away.

Abd al-Rahman asked: "To whom does the wealth of the slave belong? Does it go to the one who freed the slave, or does it belong to the slave?"

Imam (a.s) said: "If he freed him knowing that the slave had wealth, then the wealth belongs to the slave. But if he did not know, then the wealth belongs to the children of his master."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.117 • Tahdhib Al-Ahkam, Vol.8 p.223 • Al-Istibsar, Vol.4 p.11 • Al-Wafi, Vol.10 p.670 • Wasa'il Al-Shi'ah, Vol.23 p.49

3452 - وَ رَوَى جَمِيلٌ عَنْ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ:

فِى رَجُل أَعْتَقَ مَمْلُوكَهُ عِنْدَ مَوْتِهِ وَ عَلَيْهِ دَيْنٌ قَالَ «إِنْ كَانَ قِيمَةُ ٱلْعَبْدِ مِثْلَ ٱلَّذِى عَلَيْهِ وَ مِثْلَهُ جَازَ عِتْقُهُ وَ إِلاَّ لَمْ يَجُزْ».

Hadith.3452 - Jamil narrated from Zurarah, from Abu Abdullah (a.s.), regarding a man who freed his slave at the time of his death while he was in debt.

Imam (a.s) said: "If the value of the slave equals the amount of his debt or more, the emancipation is valid. Otherwise, it is not valid."

Al-Kafi, Vol.7 p.27 • Man La Yahduruhu Al-Faqih, Vol.3 p.118 • Man La Yahduruhu Al-Faqih, Vol.4 p.224 • Tahdhib Al-Ahkam, Vol.8 p.232 • Tahdhib Al-Ahkam, Vol.9 p.218 • Al-Istibsar, Vol.4 p.7 • Al-Wafi, Vol.10 p.621 • Wasa'il Al-Shi'ah, Vol.19 p.356

3453 - وَ رَوَى حَمَّادٌ عَن ٱلْحَلَبِىِّ عَنْهُ عَلَيْهِ ٱلسَّلاَمُ أَنَّهُ قَالَ :

فِي اَلرَّجُل يَقُولُ إِنْ مِتُ فَعَبْدِي حُرُّ وَ عَلَى اَلرَّجُلِ دَيْنٌ قَالَ «إِنْ تُوفِّيَ وَ عَلَيْهِ دَيْنٌ قَدْ أَحَاطَ بِثَمَن اَلْعَبْدِ بيعَ اَلْعَبْدُ وَ إِنْ لَمْ يَكُنْ أَحَاطَ بِثَمَن اَلْعَبْدِ اُسْتُسْعِىَ اَلْعَبْدُ فِى قَضَاءِ دَيْن مَوْلاَهُ وَ هُوَ حُرٌّ بِهِ إِذَا أَوْفَاهُ».



Hadith.3453 - Hammad narrated from al-Halabi, from Abu Abdullah ^{a.s}, that he was asked about a man who said: "If I die, my slave is free," while the man was in debt.

Imam ^{a.s} said: "If he dies and his debt equals the value of the slave, the slave shall be sold to pay off the debt. But if the debt does not equal the value of the slave, the slave must work to pay off his master's debt, and he becomes free once the debt is fully repaid."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.119 • Tahdhib Al-Ahkam, Vol.8 p.232 • Al-Istibsar, Vol.4 p.9 • Al-Wafi, Vol.10 p.620

3454 - وَ رَوَى مُحَمَّدُ بْنُ مَرْوَانَ عَنْهُ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «إِنَّ أَبِي عَلَيْهِ اَلسَّلاَمُ تَرَكَ سِتِّينَ مَمْلُوكاً وَ أَوْصَى بِعِتْق ثُلْثِهِمْ فَأَقْرَعْتُ بَيْنَهُمْ فَأَخْرَجْتُ عِشْرِينَ فَأَعْتَقْتُهُمْ».

Hadith.3454 - Muhammad ibn Marwan narrated from Imam (a.s) who said:

"My father, peace be upon him, left sixty slaves and instructed in his will to free one-third of them. So, I cast lots among them and selected twenty, then I freed them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.119 • Tahdhib Al-Ahkam, Vol.8 p.234 • Al-Wafi, Vol.10 p.615

3455 - وَ رَوَى حَرِيزٌ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ قَالَ : سَأَلتُهُ عَنْ رَجُلٍ تَرَكَ مَمْلُوكاً بَيْنَ نَفَرٍ فَشَهِدَ أَحَدُهُمْ أَنَّ اَلْمَيِّتَ أَعْتَقَهُ قَالَ «إِنْ كَانَ اَلشَّاهِدُ مَرْضِيّاً لَمْ يَضْمَنْ وَ جَازَتْ شَهَادَتُهُ فِي نَصِيبِهِ وَ اُسْتُسْعِىَ اَلْعَبْدُ فِيمَا كَانَ لِلْوَرَثَةِ».

Hadith.3455 - Hariz narrated from Muhammad ibn Muslim, from one of the Imams ^{a.s}, peace be upon them, who said:

I asked Imam ^{a.s} about a man who left a slave jointly owned by several people, and one of them testified that the deceased had freed the slave.

Imam ^{a.s} said: "If the witness is trustworthy, he does not have to compensate the others, and his testimony is valid for his share. As for the remaining shares belonging to the heirs, the slave must work to pay off their value."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.119 • Tahdhib Al-Ahkam, Vol.8 p.234 • Al-Wafi, Vol.25 p.944 • Wasa'il Al-Shi'ah, Vol.19 p.324 • Wasa'il Al-Shi'ah, Vol.23 p.88



CHAPTER 49 – CHAPTER ON CONDITIONAL EMANCIPATION (TADBIR)

بَابُ التَّدْبِيرِ

HADITH 3456 – 3468 \$ يسئم اللهِ الرَّحمْن الرَّمِيم

3456 - سَأَلَ إِسْحَاقُ بْنُ عَمَّارِ أَبَا إِبْرَاهِيمَ عَلَيْهِ ٱلسَّلاَمُ:

عَنِ اَلرَّجُلِ يُعْتِقُ مَمْلُوكَهُ عَنْ دُبُرٍ ثُمَّ يَحْتَاجُ إِلَى ثَمَنِهِ قَالَ «يَبِيعُهُ» قَالَ قُلْتُ فَإِنْ كَانَ لَهُ عَنْ ثَمَنِهِ غِنًى قَالَ «إِذَا رَضِىَ اَلْمَمْلُوكُ فَلاَ بَأْسَ».

Hadith.3456 - Ishaq ibn Ammar asked Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim) ^{a.s}, about a man who frees his slave as a delayed emancipation (to take effect after his death) and then becomes in need of the slave's price.

Imam ^{a.s} said: "He may sell him."

I asked: "What if he is not in need of the price?"

Imam ^{a.s} said: "If the slave agrees, then there is no harm."

[REFERENCES]

Man La Yahduruhu Al-Fagih, Vol.3 p.120

3457 - وَ رَوَى جَمِيلٌ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلْمُدَبَّرِ أَ يُبَاعُ قَالَ «إِنِ اِحْتَاجَ صَاحِبُهُ إِلَى ثَمَنِهِ وَ رَضِىَ اَلْمَمْلُوكُ فَلاَ بَأْسَ».

Hadith.3457 - Jamil narrated from Abu Abdullah (a.s), who said:

I asked him about a mudabbar (a slave promised freedom after the owner's death).

Imam ^{a.s} said: "If his owner needs the price and the slave agrees, then there is no harm in selling him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.120

3458 - وَ رُوِيَ عَنِ اَلْعَلاَءِ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ : فِي اَلرَّجُلِ يُعْتِقُ غُلاَمَهُ أَوْ جَارِيَتَهُ عَنْ دُبُرٍ مِنْهُ ثُمَّ يَحْتَاجُ إِلَى ثَمَنِهِ أَ يَبِيعُهُ قَالَ «لاَ إِلاَّ أَنْ يَشْتَرِطَ عَلَى اَلَّذِي يَبِيعُهُ إِيَّاهُ أَنْ يُعْتِقَهُ عِنْدَ مَوْتِهِ».

Hadith.3458 - It is narrated by al-Ala', from Muhammad ibn Muslim, from one of the Imams ^(a.s), peace be upon them, regarding a man who frees his male or female slave as a mudabbar (to be freed after his death) and then becomes in need of the slave's price.

Imam ^{a.s} said: "No, he may not sell the slave—unless he stipulates to the buyer that the slave must be freed at the time of his death."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.120 • Tahdhib Al-Ahkam, Vol.8 p.263 • Al-Istibsar, Vol.4 p.28 • Awali Al-La'ali, Vol.3 p.432 • Al-Wafi, Vol.10 p.629 • Wasa'il Al-Shi'ah, Vol.23 p.117 • Mustadrak Al-Wasa'il, Vol.16 p.5

3459 - وَ سُئِلَ أَبُو إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ عَنِ اِمْرَأَةٍ دَبَّرَتْ جَارِيَةً لَهَا فَوَلَدَتِ اَلْجَارِيَةُ جَارِيَةً فَلَمْ يُدْرَ أَهُ فَوَلَدَتِ اَلْجَارِيَةُ خَعِلْتُ فِدَاكَ لاَ مُدَبَّرَةٌ هِيَ مِثْلُ أُمُّهَا أَمْ لاَ فَقَالَ «مَتَى كَانَ اَلْحَمْلُ كَانَ وَ هِيَ مُدَبَّرَةٌ أَوْ قَبْلَ اَلتَّدْبِيرِ» قُلْتُ جُعِلْتُ فِدَاكَ لاَ أَمُدرِي أَجِبْنِي فِيهِمَا جَمِيعاً فَقَالَ «إِنْ كَانَتِ اَلْجَارِيَةُ حُبْلَى قَبْلَ اَلتَّدْبِيرِ وَ لَمْ يَذْكُرْ مَا فِي بَطْنِهَا فَالْجَارِيَةُ مُنلَى التَّدْبِيرِ وَ لَمْ يَذْكُرْ مَا فِي بَطْنِهَا فَالْجَارِيَةُ مُنلَى التَّدْبِيرِ وَ لَمْ يَذْكُرْ مَا فِي بَطْنِهَا فَالْجَارِيَةُ مُنلَى التَّدْبِيرِ وَ لَمْ يَذْكُرْ مَا فِي بَطْنِهَا فَالْجَارِيَةُ مُنْكَ اللَّهُ مُلَى اللَّهُ مُلْكُولًا إِنَّمَا لَعُمْلُ إِنَّا الْحَمْلُ إِنَّمَا لَكُمْلُ إِنَّمَا لَعُمْلُ اللَّهُ مُلَا اللَّهُ مُلَى اللَّهُ فَالْوَلَدُ مُدَبَّرٌ مَعَ أُمِّهِ لِأَنَّ التَّدْبِيرُ قَبْلَ الْحَمْلُ ثُمَّ حَدَثَ الْحَمْلُ فَالْوَلَدُ مُدَبَّرٌ مَعَ أُمِّهِ لِأَنَّ التَّدْبِيرُ عَلَى اللَّهُ لَا الْحَمْلُ ثُمَّ حَدَثَ الْحَمْلُ فَالْوَلَدُ مُدَبَّرٌ مَعَ أُمِّهِ لِأَنَّ الْحَمْلُ إِنَّمَا لَا لَعُمْلُ اللَّهُ اللَّهُ الْمُ لَلْ اللَّهُ الْمَالُولُهُ مَا لَعْلَا اللَّهُ الْمُ لَوْلَا اللَّهُ مُلَا اللَّهُ مُلْ اللَّهُ هُ لِلْمُ اللَّهُ الْوَلَدُ مُلْتُ اللَّهُ مُلْكُولُ مُعْلًا لِلللَّهُ لَا اللَّهُ الْمُنْ اللَّهُ الْمُعِلَا اللَّهُ الْمُ لَا اللَّهُ الْمُلْكُ اللَّهُ اللَّهُ اللَّهُ الْمُ لَلْمُ اللَّهُ مُلْ اللَّهُ لِلْمُ اللَّهُ الْمُلْمُ الللَّهُ الْمُلْكُولِ لَهُ مُلْ اللَّهُ الْمُنْ اللَّهُ الْمُلْكُولِ لَهُ اللَّهُ اللَّهُ الْمُلْكُولِ اللللْمُ الْمُلْمُ الللَّهُ اللَّهُ الللَّهُ اللَّهُ اللللَّهُ اللَّهُ اللللَّهُ الللَّهُ الللللَّهُ اللللَّهُ الللَّهُ اللَّهُ اللَّلْمُ الللَّهُ اللللَّهُ الللَّهُ اللَّهُ الللَّهُ الللَّهُ اللّ

Hadith.3459 - Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s}) was asked about a woman who made her bondwoman mudabbar (to be freed after her death). The bondwoman later gave birth to a precious daughter, and it was unclear whether the child was also mudabbar like her mother or not.

Imam ^{a.s} said: "When the pregnancy occurred, was it before or after the tadbir (declaration of delayed emancipation)?"

I said: "May I be your ransom, I do not know. Please answer regarding both situations."

Imam ^{a.s} said: "If the bondwoman was pregnant before the tadbir and her pregnancy was not mentioned during the declaration, then the bondwoman is mudabbar, but what is in her womb remains in bondage (not mudabbar).

However, if the tadbir occurred before the pregnancy and then she became pregnant, the child is mudabbar along with her, because the pregnancy occurred after the tadbir."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.120

3460 - وَ سَأَلَ ٱلْحَسَنُ بْنُ عَلِيٍّ ٱلْوَشَّاءُ أَبَا ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ : عَنْ رَجُلٍ دَبَّرَ جَارِيَةً وَ هِيَ حُبْلَى فَقَالَ «إِنْ كَانَ عَلِمَ بِحَبَلِ ٱلْجَارِيَةِ فَمَا فِي بَطْنِهَا رِقٌ » قَالَ وَ سَأَلْتُهُ عَنِ «إِنْ كَانَ عَلِمَ بِحَبَلِ ٱلْجَارِيَةِ فَمَا فِي بَطْنِهَا رِقٌ » قَالَ وَ سَأَلْتُهُ عَنِ اللَّهُ عَنِ اللَّهُ عَلَمْ فَمَا فِي بَطْنِهَا رِقٌ » قَالَ وَ سَأَلْتُهُ عَنِ اللَّهُ عَنِ اللَّهُ اللَّهُ اللَّهُ عَنْ اللَّهُ اللَّهُ اللَّهُ اللَّهُ عَنْ اللَّهُ اللَّهُ اللَّهُ عَنْ اللَّهُ اللْهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ الللَّهُ اللَّهُ الْمُعْلِيلِيْ الللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّ

Hadith.3460 - Al-Hasan ibn Ali al-Washsha' asked Abu al-Hasan ^{a.s} about a man who made his bondwoman mudabbar (to be freed after his death) while she was pregnant.

Imam ^{a.s} said: "If he knew about the pregnancy of the bondwoman, then what is in her womb has the same status as her (i.e., it is also mudabbar). But if he did not know, then what is in her womb remains in bondage (not mudabbar)."

Al-Hasan ibn Ali al-Washsha' further asked him about a man who made his slave mudabbar while he was financially well-off, but later he became needy.

Imam (a.s) said: "Yes, if he becomes in need, it is permissible for him to sell the slave."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.121



3461 - وَ رُوِيَ عَنِ اَلْعَلاَءِ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ قَالَ : «اَلْمُدَبَّرُ مِنَ اَلثُّلُثِ وَ لِلرَّجُلِ أَنْ يَرْجِعَ فِي ثُلُثِهِ إِنْ كَانَ أَوْصَى فِي صِحَّةٍ أَوْ مَرَضٍ».

Hadith.3461 - It is narrated from al-Ala', from Muhammad ibn Muslim, from one of the Imams ^{a.s}, peace be upon them, who said:

"A mudabbar (a slave promised freedom after the owner's death) is considered to be from the one-third (of the estate). A man has the right to retract from his bequest regarding this one-third, whether he made the will during his health or illness."

[REFERENCES]

Al-Kafi, Vol.7 p.22 • Man La Yahduruhu Al-Faqih, Vol.3 p.121 • Tahdhib Al-Ahkam, Vol.9 p.225 • Al-Wafi, Vol.24 p.74 • Wasa'il Al-Shi'ah, Vol.19 p.307 • Wasa'il Al-Shi'ah, Vol.23 p.119

3462 - وَ رَوَى أَبَانٌ عَنْ أَبِي مَرْيَمَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سُئِلَ عَنِ اَلرَّجُلِ يُعْتِقُ جَارِيَتَهُ عَنْ دُبُرِ أَ يَطَوُّهَا إِنْ شَاءَ أَوْ يُبْكِحُهَا أَوْ يَبِيعُ خِدْمَتَهَا حَيَاتَهُ قَالَ «نَعَمْ أَىَّ ذَلِكَ شَاءَ فَعَلَ».

Hadith.3462 - Aban narrated from Abu Maryam, from Abu Abdullah ^{a.s}, who was asked about a man who made his bondwoman mudabbar (to be freed after his death).

Imam ^{a.s} was asked: "Can he have relations with her if he wishes, or marry her off, or sell her service during his lifetime?"

Imam ^{a.s} said: "Yes, he may do any of these if he wishes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.121 • Tahdhib Al-Ahkam, Vol.8 p.263 • Al-Istibsar, Vol.4 p.29 • Al-Wafi, Vol.10 p.628 • Wasa'il Al-Shi'ah, Vol.23 p.119

3463 - وَ رَوَى عَاصِمٌ عَنْ أَبِي بَصِيرٍ قَالَ : سَأَلْتُهُ عَنِ اَلْعَبْدِ وَ اَلْأَمَةِ يُعْتَقَانِ عَنْ دُبُرٍ فَقَالَ «لِمَوْلاَهُ أَنْ يُكَاتِبَهُ إِنْ شَاءَ وَ لَيْسَ لَهُ أَنْ يَبِيعَهُ إِلاَّ أَنْ يَشَاءَ اَلْعَبْدُ أَنْ يَبِيعَهُ مُدَّةَ حَيَاتِهِ وَ لَهُ أَنْ يَأْخُذَ مَالَهُ إِنْ كَانَ لَهُ مَالٌ ».

Hadith.3463 - Asim narrated from Abu Basir, who said:

I asked him about a male or female slave who had been made mudabbar (to be freed after the master's death).

Imam ^{a.s} said: "The master may enter into a mukataba (a contract of emancipation in exchange for payment) with the slave if he wishes. However, he cannot sell the slave unless the slave agrees to be sold for the duration of the master's life. The master is also entitled to take any wealth the slave possesses, if the slave has wealth."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.122

3464 - وَ سَأَلَهُ عَبْدُ اَللَّهِ بْنُ سِنَانٍ : عَنِ اِمْرَأَةٍ أَعْتَقَتْ ثُلُثَ خَادِمِهَا عِنْدَ مَوْتِهَا أَ عَلَى أَهْلِهَا أَنْ يُكَاتِبُوهَا إِنْ شَاءُوا وَ إِنْ أَبَوْا قَالَ «لاَ وَ لَكِنْ لَهَا مِنْ نَفْسِهَا ثُلُثُهَا وَ لِلْوَارِثِ ثُلُثَاهَا يَسْتَخْدِمُهَا بِحِسَابِ اَلَّذِي لَهُ مِنْهَا وَ يَكُونُ لَهَا مِنْ نَفْسِهَا بِحِسَابِ مَا أُعْتِقَ مِنْهَا».



Hadith.3464 - Abdullah ibn Sinan asked him about a woman who freed one-third of her servant at the time of her death.

He asked: "Are her heirs required to enter into a mukataba (a contract of emancipation in exchange for payment) with the servant if they wish, or can they refuse?"

Imam ^{a.s} said: "No, but the servant owns one-third of herself, and the heirs own two-thirds. The heirs may use her services in proportion to their share, and she has freedom over herself in proportion to the part that was freed."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.122

3465 - وَ رَوَى أَبَانٌ عَنْ عَبْدِ اَلرَّحْمَنِ قَالَ : سَأَلْتُهُ عَنِ اَلرَّجُلِ قَالَ لِعَبْدِهِ إِنْ حَدَثَ بِي حَدَثٌ فَهُوَ حُرٌّ وَ عَلَى الرَّجُلِ تَاللَّ عَنْ عَبْدِهُ إِنْ حَدَثَ بِهِ حَدَثٌ فِي اَلرَّجُلِ تَحْرِيرُ رَقَبَةٍ فِي كَفَّارَةٍ يَمِينٍ أَوْ ظِهَارٍ أَ لَهُ أَنْ يُعْتِقَ عَبْدَهُ اَلَّذِي جَعَلَ لَهُ اَلْعِتْقَ إِنْ حَدَثَ بِهِ حَدَثٌ فِي كَفًّارَةٍ تِلْكَ اَلْيَمِينَ قَالَ «لاَ يَجُوزُ اَلَّذِي يَجْعَلُ لَهُ فِي ذَلِكَ».

Hadith.3465 - Aban narrated from Abd al-Rahman, who said:

I asked him about a man who said to his slave, "If something happens to me, you are free." Meanwhile, the man is obligated to free a slave as an expiation for breaking an oath or zihar (a form of prohibited declaration regarding one's wife).

I asked: "Can he use this same slave, whom he had promised freedom upon his death, to fulfill the requirement of freeing a slave for the expiation?"

Imam ^{a.s} said: "No, it is not permissible to use the slave designated for that purpose."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.122 • Tahdhib Al-Ahkam, Vol.8 p.265 • Awali Al-La'ali, Vol.3 p.410 • Wasa'il Al-Shi'ah, Vol.23 p.131

3466 - وَ رَوَى وُهَيْبُ بْنُ حَفْصِ عَنْ أَبِي بَصِيرٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ دَبَّرَ غُلاَمَهُ وَ عَلَيْهِ دَيْنٌ فِرَاراً مِنَ اَلدَّيْنِ قَالَ «لاَ تَدْبِيرَ لَهُ وَ إِنْ كَانَ دَبَّرَهُ فِي صِحَّةٍ مِنْهُ وَ سَلاَمَةٍ فَلاَ سَبِيلَ لِلدُّيَّانِ عَلَيْهِ».

Hadith.3466 - Wuhayb ibn Hafs narrated from Abu Basir, who said:

I asked Abu Abdullah ^(a.s), about a man who made his slave mudabbar (to be freed after his death) while he was in debt, intending to escape from paying the debt.

Imam ^{a.s} said: "There is no valid tadbir (declaration of delayed emancipation) in this case. However, if he made the tadbir while he was in good health and free from any financial distress, then the creditors have no claim over the slave."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.123 • Tahdhib Al-Ahkam, Vol.6 p.311 • Tahdhib Al-Ahkam, Vol.8 p.261 • Al-Wafi, Vol.10 p.630 • Wasa'il Al-Shi'ah, Vol.23 p.128



3467 - وَ رَوَى اِبْنُ مَحْبُوبٍ عَنْ عَلِيٍّ بْنِ رِئَابٍ عَنْ بُرَيْدِ بْنِ مُعَاوِيَةَ قَالَ : سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ دَبَّرَ مَمْلُوكاً لَهُ تَاجِراً مُوسِراً فَاشْتَرَى اَلْمُدَبَّرُ جَارِيَةً بِأَمْرِ مَوْلاَهُ فَوَلَدَتْ مِنْهُ أَوْلاَداً ثُمَّ إِنَّ اَلْمُدَبَّرُ مَاتَ رَجُلٍ دَبَّرَ مَا تَرَكَ اَلْمُدَبَّرُ مِنْ مَتَاعٍ أَوْ ضِيَاعٍ فَهُوَ لِلَّذِي دَبَّرَهُ وَ أَرَى أَنَّ أُمَّ وَلَدِهِ رِقٌ لِلَّذِي وَبُرَهُ وَ أَرَى أَنَّ أُمَّ وَلَدِهِ رِقٌ لِلَّذِي دَبَّرَهُ وَ أَرَى أَنَّ أُمَّ وَلَدِهِ رِقٌ لِلَّذِي دَبَّرَهُ وَ أَرَى أَنَّ أُمَّ وَلَدِهِ رِقٌ لِلَّذِي دَبَّرَهُ وَ أَرَى أَنَّ أُمْ وَلَدِهِ رَقٌ لِلَّذِي دَبَّرَهُ وَ أَرَى أَنَّ أُمْ وَلَدِهِ رَقٌ لِلَّذِي دَبَّرَهُ وَ أَرَى أَنَّ أُمْ وَلَدِهِ رَقٌ لِلَّذِي دَبَّرَهُ وَ أَرَى أَنَّ وُلُدَهَا مُدَبَّرُونَ كَهَيْئَةِ أَبِيهِمْ فَإِذَا مَاتَ الَّذِي دَبَّرَ أَبَاهُمْ فَهُمْ أَحْرَارٌ».

Hadith.3467 - Ibn Mahbub narrated from Ali ibn Ri'ab, from Burayd ibn Mu'awiyah, who said: I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.}, about a man who made his wealthy slave mudabbar (to be freed after his death). The mudabbar, with the permission of his master, bought a bondwoman who bore him children. Then the mudabbar died before his master.

Imam ^{a.s} said: "I believe that all the property, possessions, or estates left by the mudabbar belong to the one who made him mudabbar. As for the mother of his children, she remains a slave to the one who made him mudabbar. However, I see that her children take the same status as their father—they are mudabbar. Therefore, when the one who made their father mudabbar dies, they will be freed."

[REFERENCES]

Al-Kafi, Vol.6 p.185 • Man La Yahduruhu Al-Faqih, Vol.3 p.123 • Tahdhib Al-Ahkam, Vol.8 p.260 • Al-Wafi, Vol.10 p.632 • Wasa'il Al-Shi'ah, Vol.23 p.124 • Mustadrak Al-Wasa'il, Vol.16 p.8

3468 - وَ قَالَ عَلِيُّ عَلَيْهِ اَلسَّلاَمُ : «اَلْمُعْتَقُ عَنْ دُبُرٍ هُوَ مِنَ اَلثُّلُثِ وَ مَا جَنَى هُوَ وَ اَلْمُكَاتَبُ وَ أُمُّ اَلْوَلَدِ فَالْمَوْلَى ضَامِنٌ لِجِنَايَتِهِمْ ».

Hadith.3468 – Imam Ali ibn Abi Talib ^{a.s} said:

"A mudabbar (a slave promised freedom after the owner's death) is counted as part of the one-third (of the estate). As for any offense committed by the mudabbar, the mukatab (a slave under a contract of emancipation), or the umm al-walad (a bondwoman who bore her master a child), the master is liable for their offenses."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.124 • Tahdhib Al-Ahkam, Vol.8 p.262 • Al-Istibsar, Vol.4 p.31 • Wasa'il Al-Shi'ah, Vol.23 p.126



CHAPTER 50 – CHAPTER ON THE CONTRACT OF MANUMISSION (MUKATABA)

بَابُ الْمُكَاتَبَةِ

HADITH 3469 – 3493 \$ يسئم الله الله الرحمن الرحمن الرميم

3469 - وَ رَوَى مُحَمَّدُ بْنُ سِنَانٍ عَنِ اَلْعَلاَءِ بْنِ اَلْفُضَيْلِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ فَكَاتِبُوهُمْ إِنْ عَلِمْتُمْ فِيهِمْ خَيْراً ۞ قَالَ «إِنْ عَلِمْتُمْ لَهُمْ مَالاً » قَالَ قُلْتُ ۞ وَ اَتُوهُمْ مِنْ مَالِ جَلَّ: ۞ فَكَاتِبُوهُمْ إِنْ عَلِمْتُمْ فِيهِمْ خَيْراً ۞ قَالَ «إِنْ عَلِمْتُمْ لَهُمْ مَالاً » قَالَ قُلْتُ ۞ وَ اَتُوهُمْ مِنْ مَالِ اللّهِ اللهِ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهِ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهِ اللهِ اللهِ اللهِ اللهِ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهِ اللهُ ا

Hadith.3469 - Muhammad ibn Sinan narrated from al-Ala' ibn al-Fudayl, from Abu Abdullah ^{a.s}, regarding the saying of Allah ^{SWT}, the Mighty and Majestic: "*Then write [a contract of emancipation] for them if you know any good in them*" (Surah An-Nur 24:33).

Imam ^{a.s} said: "If you know that they possess wealth."

I asked about the verse: 'And give them from the wealth of Allah which He has given you,' (Surah An-Nur 24:33).

Imam ^{a.s} said: "You reduce for them from their installments what you did not initially intend to reduce, and do not increase it beyond what you originally intended."

I asked: "How much?"

Imam ^{a.s} said: "Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, reduced one thousand out of six thousand for one of his slaves."

[REFERENCES]

Al-Kafi, Vol.6 p.189 • Man La Yahduruhu Al-Faqih, Vol.3 p.124 • Tahdhib Al-Ahkam, Vol.8 p.270 • Al-Wafi, Vol.10 p.639 • Wasa'il Al-Shi'ah, Vol.23 p.153 • Tafsir Al-Burhan, Vol.4 p.65 • Tafsir Nur Al-Thaqalayn, Vol.3 p.601 • Tafsir Kanz Al-Daqaiq, Vol.9 p.297

3470 - وَ رَوَى عَمْرُو بْنُ شِمْرٍ عَنْ جَابِرٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلْمُكَاتَبِ يُشْتَرَطُ عَلَيْهِ إِلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلُمُكَاتَبِ يُشْتَرَطُ عَلَيْهِ إِنْ عَجَزَ فَهُوَ رَدُّ فِي اَلرَّقٌ حَتَّى يَمْضِيَ لَهُ ثَلاَثُ سِنِينَ وَ إِنْ عَجَزَ فَهُوَ رَدُّ فِي اَلرَّقٌ ». يُعْتَقُ مِنْهُ مِقْدَارُ مَا أَدَّى صَدْراً فَإِذَا أَدَّى صَدْراً فَلَيْسَ لَهُمْ أَنْ يَرُدُوهُ فِي اَلرَّقٌ».

Hadith.3470 - Amr ibn Shimr narrated from Jabir, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

I asked him about a mukatab (a slave under a contract of emancipation) who had a condition stipulated that if he failed to make payments, he would return to slavery. What if he failed before paying anything?

Imam ^{a.s} said: "He does not return to slavery until three years have passed. Whatever portion he has already paid counts toward his emancipation. If he has made partial payments, they cannot return him to slavery."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.125



3471 - وَ سُئِلَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ عَنْ مُكَاتَبٍ عَجَزَ عَنْ مُكَاتَبَتِهِ وَ قَدْ أَدَّى بَعْضَهَا قَالَ «يُؤَدَّى عَنْهُ مِنْ مَكاتَبَتِهِ وَ قَدْ أَدَّى بَعْضَهَا قَالَ «يُؤَدَّى عَنْهُ مِنْ مَلاً الصَّدَقَةِ إِنَّ اَللَّهَ عَزَّ وَ جَلَّ يَقُولُ فِى كِتَابِهِ: ۞ وَ فِى اَلرُّقَابِ ۞ ».

Hadith.3471 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} was asked about a mukatab (a slave under a contract of emancipation) who was unable to complete the payments of his contract, although he had already paid part of it.

Imam $^{\{a.s\}}$ said: "The remaining amount should be paid on his behalf from the charity funds, as Allah $^{\{SWT\}}$, the Mighty and Majestic, says in His $^{\{SWT\}}$ Book:

'and for freeing slaves' (Surah At-Tawbah 9:60)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.125 • Tahdhib Al-Ahkam, Vol.8 p.275 • Tafsir Al-Safi, Vol.2 p.352 • Wasa'il Al-Shi'ah, Vol.9 p.293 • Wasa'il Al-Shi'ah, Vol.23 p.166 • Tafsir Nur Al-Thaqalayn, Vol.2 p.232 • Tafsir Kanz Al-Daqaiq, Vol.5 p.484

3472 - وَ سَأَلَ عَلِيُّ بْنُ جَعْفَرٍ أَخَاهُ مُوسَى بْنَ جَعْفَرٍ عَلَيْهِمَا ٱلسَّلاَمُ:

عَنْ رَجُلٍ كَاتَبَ مَمْلُوكَهُ فَقَالَ بَعْدَ مَا كَاتَبَهُ هَبْ لِي بَعْضَ مُكَاتَبَتِي وَ أُعَجِّلَ لَكَ مُكَاتَبَتِي أَ يَحِلُّ ذَلِكَ قَالَ «إِنْ كَانَ هِبَةً فَلاَ بَأْسَ وَ إِذَا قَالَ تَحُطُّهُ عَنِّى وَ أُعَجِّلُ لَكَ فَلاَ يَصْلُحُ».

Hadith.3472 - Ali ibn Ja'far asked his brother Imam Musa ibn Jafar Al-Kadhim ^{a.s}, about a man who entered into a mukataba (a contract of emancipation) with his slave.

After the contract, the slave said: "Forgive me part of my payments, and I will pay off the remainder early."

Imam ^{a.s} said: "If it is given as a gift, then there is no harm. But if he says, 'Reduce my payment in exchange for early payment,' then it is not permissible."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.125

3473 - وَ رَوَى عَمَّارُ بْنُ مُوسَى اَلسَّابَاطِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ :

فِي مُكَاتَبٍ بَيْنَ شَرِيكَيْنِ فَيُعْتِقُ أَحَدُهُمَا نَصِيبَهُ كَيْفَ يَصْنَعُ ٱلْخَادِمُ قَالَ «يَخْدُمُ ٱلثَّانِي يَوْماً وَ يَخْدُمُ نَفْسَهُ يَوْماً» قُلْتُ فَإِنْ مَاتَ وَ تَرَكَ مَالاً قَالَ

«ٱلْمَالُ بَيْنَهُمَا نِصْفَان بَيْنَ ٱلَّذِي أَعْتَقَ وَ بَيْنَ ٱلَّذِي أَمْسَكَ».

Hadith.3473 - Ammar ibn Musa al-Sabati narrated from Abu Abdullah ^{a.s}, regarding a mukatab (slave undera contract of emancipation) jointly owned by two partners, and one of them freed his share.

Imam ^{a.s} said: "The slave serves the second partner one day and serves himself one day."

I asked: "What if the slave dies and leaves behind wealth?"

Imam ^{a.s} said: "The wealth is divided equally between the one who freed his share and the one who retained his share."



[REFERENCES]

Al-Kafi, Vol.7 p.172 • Man La Yahduruhu Al-Faqih, Vol.3 p.126 • Tahdhib Al-Ahkam, Vol.8 p.275 • Tahdhib Al-Ahkam, Vol.9 p.396 • Al-Wafi, Vol.25 p.927 • Wasa'il Al-Shi'ah, Vol.23 p.163 • Wasa'il Al-Shi'ah, Vol.26 p.48 • Wasa'il Al-Shi'ah, Vol.26 p.61

3474 - وَ رَوَى اِبْنُ مَحْبُوبٍ عَنْ عُمَرَ بْنِ يَزِيدَ قَالَ : سَأَلْتُ أَبًا عَبْدِ اللّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ أَرَادَ أَنْ يُعْتِقَ مَمْلُوكاً لَهُ وَ قَدْ كَانَ مَوْلاَهُ يَأْخُذُ مِنْهُ ضَرِيبَةً فَرَضَهَا عَلَيْهِ فِي كُلِّ سَنَةٍ وَ رَضِيَ بِذَلِكَ مِنْهُ الْمَوْلَى فَأْصَابَ الْمَمْلُوكِ فِي تِجَارَتِهِ مَالاً سِوَى مَا كَانَ يُعْطِي مَوْلاَهُ مِنَ الضَّرِيبَةِ فَقَالَ «إِذَا أَدًى إِلَى سَيِّدِهِ مَا كَانَ فَرَضَ اللّهُ عَلَيْهِ فَمَا الْحُبِيبَةِ فَقَالَ «إِذَا أَدًى إِلَى سَيِّدِهِ مَا كَانَ فَرَضَ عَلَيْهِ فَمَا الْكُوبِيبَةِ فَقُولَ لِلْمَمْلُوكِ» قَالَ ثُمَّ قَالَ أَبُو عَبْدِ اللّهِ عَلَيْهِ السَّلامُ «أَ لَيْسَ قَدْ فَرَضَ اللّهُ عَلَيْهِ السَّلامُ «أَ لَيْسَ قَدْ فَرَضَ اللّهُ عَلَيْهِ السَّلامُ وَلَا أَيْسَ قَلْ اللّهُ عَلَيْهِ السَّلامُ وَلَا أَنْ يَتَصَدَّقَ مِمَّا عَلَى الْعَبْدِ وَلَيْ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ اللهُ عَلَيْهِ الْمَمْلُوكِ أَنْ يَتَصَدَّقَ مَمْلُوكا أَلْهُ عَلَى الْعُبْدُ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ وَ الْعِربَاتِ فَوْلاَهُ الْمُوبِيضَةِ اللّهِ يَكُونُ وَلاءُ الْمُعْتَقِ فَقَالَ «يَذْهَبُ فَيَتُولًى إِلَى مَنْ أَحِبُ فَإِذَا أَمْمُلُوكا مِنَا اللّهُ عَلَيْهِ وَ الْهِ «اَلْوَلاَءُ لِمَنْ أَعْتَقَ مَمْلُوكا أَلْهُ عَلَيْهِ وَ الْهِ عَلَيْهِ وَ الْهِ وَلَوْمُ لِعَبْو مِثْلِي اللّهُ عَلَيْهِ وَ اللّهِ عَلَيْهِ وَ الْهِ عَلَيْهِ وَ الْمِولَى اللّهُ عَلَيْهِ وَ الْهُ عَلَيْهُ وَلَوْهُ لِعَبْدِ مِثْلِهِ عُلْلُ الْمُعْتَقِ فَقَالَ «يَذْهُبُ وَلَوْلاءُ اللّهِ عَلَيْهِ وَ الْهُ عَلَيْهُ وَ وَرِثَهُ وَ وَرِثَهُ وَ وَرِثَهُ اللّهُ عَلَيْهِ وَ الْهُ عَلَيْهُ وَ اللّهُ عَلَيْهُ وَ وَرِثُولُ وَلَوْهُ لِعَبْدِ مِثْلِهِ الْهُ عَلَيْهِ الْمُلْولِ اللّهُ عَلَيْهُ وَ وَرِثُهُ وَ وَرِثُهُ وَلَوْهُ لَلْهُ عَلَى اللّهُ عَلَيْهُ الْمُ عَلَيْهُ وَ وَرِثُهُ وَلَوْهُ اللّهُ عَلَيْهُ وَاللّهُ عَلَيْهُ وَاللّهُ عَلَقُ مُ اللّهُ عَلَيْهُ وَاللّهُ عَلَيْهُ وَاللّهُ عَلَيْهُ وَاللّهُ عَلَى الللّهُ عَلَيْهُ وَاللّهُ عَلَى اللّهُ عَلَى اللّهُ عَلَيْهُ اللّهُ عَلَى الللّهُ عَلَى الللّهُ عَلَيْهُ اللّهُ عَلَى اللّهُ عَلَى اللّهُ عَلَى اللّهُ عَلَى اللّهُ عَلَى اللّهُ عَلَى اللّهُ عَل

Hadith.3474 - Ibn Mahbub narrated from Umar ibn Yazid, who said:

I asked Abu Abdullah ^{a.s}, about a man who wanted to free his slave. The master had been taking an annual payment (tribute) from the slave and was satisfied with this arrangement. Meanwhile, the slave earned wealth from trade, in addition to paying the required tribute to his master.

Abu Abdullah ^{a.s}, said: "If the slave has paid his master what was required, then whatever he earns after fulfilling this obligation belongs to the slave."

Then Abu Abdullah ^{a.s}, said: "Has Allah ^{SWT}, the Mighty and Majestic, not prescribed obligations upon His servants? Once they fulfill them, He does not ask them about anything beyond those obligations."

I asked: "Can the slave give charity from what he earned and be freed after fulfilling his obligation to his master?"

Imam {a.s} said: "Yes, and he will be rewarded for it."

I asked: "If the slave frees another slave from what he earned beyond the obligation, to whom does the loyalty (wala) of the freed slave belong?"

Imam ^{a.s} said: "He may choose to align himself with whomever he wishes. If the person guarantees his liability and responsibility, then that person becomes his master and inherits from him."

I asked: "Did not the Messenger of Allah {SWT}, peace be upon him and his family, say, 'Loyalty (wala) is for the one who emancipates'?"

Imam ^{a.s} said: "This case involves a sa'ibah (freed without specific allegiance), and his loyalty cannot belong to another slave like him."

I asked: "If the slave who freed him guarantees his liability and responsibility, does it bind him, and does he then become his master and inherit from him?"

Imam ^{a.s} said: "No, that is not permissible. A slave cannot inherit from a free person."

[REFERENCES]

Al-Kafi, Vol.6 p.190 • Al-Kafi, Vol.7 p.170 • Man La Yahduruhu Al-Faqih, Vol.3 p.126 • Tahdhib Al-Ahkam, Vol.8 p.224 • Awali Al-La'ali, Vol.3 p.425 • Wasa'il Al-Shi'ah, Vol.18 p.255



3475 - وَ رَوَى أَبَانٌ عَنْ أَبِي اَلْعَبَّاسِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ قَالَ غُلاَمِي حُرٌّ وَ عَلَيْهِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَنَّهُ حُرٌّ وَ لَيْسَ عَلَيْهِ وَ عَلَيْهِ عَمَالَةُ » قُلْتُ إِنَّ اِبْنَ أَبِي لَيْلَى يَزْعُمُ أَنَّهُ حُرٌّ وَ لَيْسَ عَلَيْهِ وَ عَلَيْهِ عُمَالَةُ كَذَا سَنَةً وَ لَيْسَ عَلَيْهِ شَيْءٌ قَالَ «كَذَبَ إِنَّ عَلِيهً عَمَالَةُ كَذَا وَ كَذَا سَنَةً وَ لَهُمْ شَيْءٌ قَالَ «كَذَبَ إِنَّ عَلِيهٌ عَمَالَةُ كَذَا وَ كَذَا سَنَةً وَ لَهُمْ وَ كِسْوَتُهُمْ بِالْمَعْرُوفِ فِي تِلْكَ اَلسِّنِينَ».

Hadith.3475 - Aban narrated from Abu al-Abbas, from Abu Abdullah ^{a.s}, who said:

I asked him about a man who said: "My slave is free, but he must work for me for such-and-such a number of years."

Imam ^{a.s} said: "He is free, but he is obligated to fulfill the work."

I said: "Ibn Abi Layla claims that he is free and is not obligated to do anything."

Imam ^{a.s} said: "He has lied! Indeed, Imam Ali ibn Abi Talib ^{a.s} freed Abu Nayzar, 'lyad, and Riah, while requiring them to work for such-and-such a number of years. They were provided with their sustenance and clothing in a reasonable manner during those years."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.127 • Al-Wafi, Vol.10 p.593

3476 - وَ رَوَى اَلْقَاسِمُ بْنُ بُرَيْدٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : فِي مُكَاتَبٍ شُرِطَ عَلَيْهِ إِنْ عَجَزَ أَنْ يُرَدَّ فِى اَلرِّقُ قَالَ « اَلْمُسْلِمُونَ عِنْدَ شُرُوطِهمْ ».

Hadith.3476 - Al-Qasim ibn Burayd narrated from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, regarding a mukatab (a slave under a contract of emancipation) who had a condition stipulated that if he failed to fulfill the contract, he would return to slavery. Imam ^{a.s} said: "Muslims are bound by their conditions."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.128 • Al-Wafi, Vol.10 p.642 • Wasa'il Al-Shi'ah, Vol.23 p.142

Hadith.3477 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} was asked about a mukatab (a slave under a contract of emancipation).

Imam ^{a.s} said: "What you have stipulated upon him is binding."

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.128 • Wasa'il Al-Shi'ah, Vol.23 p.143 • Al-Fusul Al-Muhimmah, Vol.2 p.400

3478 - وَ قَضَى أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فِي مُكَاتَبَةٍ تُوُفِّيَتْ وَ قَدْ قَضَتْ عَامَّةَ مَا عَلَيْهَا وَ قَدْ وَلَدَتْ وَلَدَتْ وَلَدَيْ مَكَاتَبَتِهَا فَقَضَى فِي وَلَدِهَا أَنْ يُعْتَقَ مِنْهُ مِثْلَ اَلَّذِي عَتَقَ مِنْهَا وَ يُرَقَّ مِنْهُ مِثْلَ مَا رُقَّ مِنْهَا».



Hadith.3478 - Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s}, ruled regarding a mukatabah (a female slave under a contract of emancipation) who passed away after having paid most of what was required of her and had given birth to a child during her contract.

Imam ^{a.s} ruled that the child should be freed in proportion to the part of the mother that had been freed and remain in bondage in proportion to the part of the mother that was still in bondage.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.128 • Man La Yahduruhu Al-Faqih, Vol.3 p.132 • Tahdhib Al-Ahkam, Vol.8 p.271 • Al-Wafi, Vol.10 p.646 • Wasa'il Al-Shi'ah, Vol.23 p.150

3479 - وَ رَوَى حَمَّادٌ عَنِ اَلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي اَلْمُكَاتَبِ يَشْتَرِطُ عَلَيْهِ مَوْلاَهُ أَنْ لاَ يَتَزَوَّجَ إِلاَّ بِإِذْنِ مِنْهُ إِنَّ لَهُمْ شَرْطَهُمْ». يَتَزَوَّجَ إِلاَّ بِإِذْنِ مِنْهُ حَتَّى يُؤَدِّيَ مُكَاتَبَتَهُ قَالَ «يَنْبَغِي لَهُ أَنْ لاَ يَتَزَوَّجَ إِلاَّ بِإِذْنِ مِنْهُ إِنَّ لَهُمْ شَرْطَهُمْ».

Hadith.3479 - Hammad narrated from al-Halabi, from Abu Abdullah ^{a.s.}, regarding a mukatab (a slave under a contract of emancipation) whose master stipulated that he should not marry without the master's permission until he fulfills his contract.

Imam ^{a.s} said: "He should not marry without the master's permission, for they have their condition."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.128 • Wasa'il Al-Shi'ah, Vol.23 p.148

3480 - وَ رَوَى جَمِيلُ بْنُ دَرَّاجٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي مُكَاتَبٍ يَمُوتُ وَ قَدْ أَدَّى بَعْضَ مُكَاتَبَتِهِ وَ لَهُ اِبْنٌ مِنْ جَارِيَتِهِ وَ تَرَكَ مَالاً قَالَ «يُؤَدِّى اِبْنُهُ بَقِيَّةَ مُكَاتَبَتِهِ وَ يُعْتَقُ وَ يَرِثُ مَا بَقِىَ».

Hadith.3480 - Jamil ibn Darraj narrated from Abu Abdullah ^{a.s}, regarding a mukatab (a slave under a contract of emancipation) who dies after having paid part of his contract. He had a son from his bondwoman and left behind wealth.

Imam ${}^{a.s}$ said: "His son shall pay the remaining amount of the contract, be freed, and inherit what remains."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.128 • Tahdhib Al-Ahkam, Vol.8 p.271 • Tahdhib Al-Ahkam, Vol.9 p.351 • Al-Wafi, Vol.25 p.857 • Wasa'il Al-Shi'ah, Vol.23 p.150 • Wasa'il Al-Shi'ah, Vol.26 p.59

3481 - وَ سَأَلُهُ سَمَاعَةُ : عَنِ اَلْعَبْدِ يُكَاتِبُهُ مَوْلاَهُ وَ هُوَ يَعْلَمُ أَنْ لَيْسَ لَهُ قَلِيلٌ وَ لاَ كَثِيرٌ قَالَ «فَلْيُكَاتِبْهُ وَ إِنْ كَانَ يَسْأَلُ اَلنَّاسَ وَ لاَ يَمْنَعُهُ اَلْمُكَاتَبَةُ مِنْ أَجْلِ أَنَّهُ لَيْسَ لَهُ مَالٌ فَإِنَّ اَللَّهَ عَزَّ وَ جَلَّ يَرْزُقُ اَلْعِبَادَ بَعْضَهُمْ مِنْ بَعْضِ فَالْمُحْسِنُ مُعَانٌ ».

Hadith.3481 - Sama'ah asked him about a slave whose master enters into a mukataba (a contract of emancipation) with him, knowing that the slave possesses neither a little nor much wealth

Imam ^{a.s} said: "Let him enter into the mukataba, even if the slave has to ask others for help. The lack of wealth should not prevent the contract, for Allah ^{SWT}, the Mighty and Majestic, provides sustenance to His servants through one another. The one who does good is supported."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.129 • Tahdhib Al-Ahkam, Vol.8 p.272 • Tafsir Al-Safi, Vol.3 p.433 • Tafsir Nur Al-Thaqalayn, Vol.3 p.601 • Tafsir Kanz Al-Daqaiq, Vol.9 p.296

3482 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ مَلَكَ مَمْلُوكاً لَهُ فَسَأَلَ صَاحِبَهُ اَلْمُكَاتَبَةَ أَ لَهُ أَنْ لاَ يُكَاتِبَهُ إِلاَّ عَلَى الْغُلاَءِ قَالَ «نَعَمْ».

Hadith.3482 – Imam ^{a.s} was asked about a man who owned a slave, and the slave requested a mukataba (a contract of emancipation).

Is the master allowed to set the terms of the mukataba at a high price? Imam ^{a.s} said: "Yes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.129 • Tahdhib Al-Ahkam, Vol.8 p.272 • Al-Wafi, Vol.10 p.642 • Wasa'il Al-Shi'ah, Vol.23 p.161

3483 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : فِي ٱلْمُكَاتَبِ يُكَاتَبُ وَ يَشْتَرِطُ عَلَيْهِ مَوَالِيهِ أَنَّهُ إِنْ عَجَزَ فَهُوَ مَمْلُوكٌ وَ لَهُمْ مَا أَخَذُوا مِنْهُ قَالَ «يَأْخُذُهُ مَوَالِيهِ بِشَرْطِهِمْ».

Hadith.3483 - Hammad narrated from al-Halabi, from Abu Abdullah ^{a.s}, regarding a mukatab (a slave under a contract of emancipation) who enters into the contract with his masters, and they stipulate that if he fails to complete the payments, he will return to slavery, and whatever they have already received from him will remain theirs.

Imam (a.s) said: "His masters will take him back as a slave based on their condition."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.129 • Al-Wafi, Vol.10 p.642 • Wasa'il Al-Shi'ah, Vol.23 p.142 • Wasa'il Al-Shi'ah, Vol.23 p.154

3484 - وَ رَوَى مُعَاوِيَةُ بْنُ وَهْبٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : فِي مَمْلُوكٍ كَاتَبَ عَلَى نَفْسِهِ وَ مَالِهِ إِلاَّ مَالِهِ وَ لَهُ أَمَةٌ وَ قَدْ شُرِطَ عَلَيْهِ أَنْ لاَ يَتَزَوَّجَ فَأَعْتَقَ اَلأَمَةَ وَ تَزَوَّجَهَا قَالَ «لاَ يَصْلُحُ لَهُ أَنْ يُحْدِثَ فِي مَالِهِ إِلاَّ مَالِهِ وَ لَهُ أَمَةٌ وَ قَدْ شُرِطَ عَلَيْهِ أَنْ لاَ يَتَزَوَّجَ فَأَعْتَقَ اَلأَمَةَ وَ تَزَوَّجَهَا قَالَ «لاَ يَصْلُحُ لَهُ أَنْ يُحْدِثَ فِي مَالِهِ إِلاَّ الْأَكْلَةَ مِنَ اَلطَّعَامِ وَ نِكَاحُهُ فَاسِدٌ مَرْدُودٌ» قِيلَ فَإِنَّ سَيِّدَهُ عَلِمَ بِنِكَاحِهِ وَ لَمْ يَقُلْ شَيْئاً قَالَ «إِذَا صَمَتَ حِينَ الظُّكَامِ وَ نِكَاحُهُ فَاسِدٌ مَرْدُودٌ» قِيلَ فَإِنَّ سَيِّدَهُ عَلِمَ بِنِكَاحِهِ وَ لَمْ يَقُلْ شَيْئاً قَالَ «إِذَا صَمَتَ حِينَ يَعْلَمُ ذَلِكَ فَقَدْ أَقَرَّ» قِيلَ فَإِنْ كَانَ المُكَاتَبُ أُعْتِقَ أَ فَتَرَى أَنْ يُجَدِّدَ نِكَاحَهُ أَوْ يَمْضِيَ عَلَى اَلنِّكَاحِ اَلْأُولِ قَالَ «يَمْضِى عَلَى نِكَاحِهِ».

Hadith.3484 - Mu'awiyah ibn Wahb narrated from Abu Abdullah ^{a.s.}, regarding a mukatab (a slave under a contract of emancipation) who entered into the contract on behalf of himself and his wealth. He had a female slave and was under a condition that he should not marry. He then freed the female slave and married her.

Imam ^{a.s} said: "He is not allowed to make changes to his wealth except for basic sustenance, and his marriage is invalid and rejected."



It was asked: "What if his master knew about the marriage and remained silent without objecting?"

Imam ^{a.s} said: "If the master remained silent after knowing, then he has approved it."

It was further asked: "If the mukatab was later emancipated, should he renew the marriage contract or continue based on the initial contract?"

Imam ^{a.s} said: "He may continue based on the initial marriage."

[REFERENCES]

Al-Kafi, Vol.5 p.478 • Al-Kafi, Vol.6 p.188 • Man La Yahduruhu Al-Faqih, Vol.3 p.130 • Tahdhib Al-Ahkam, Vol.7 p.352 • Tahdhib Al-Ahkam, Vol.8 p.269 • Al-Wafi, Vol.22 p.605

3485 - وَ رَوَى عَلِيُّ بْنُ اَلنُّعْمَانِ عَنْ أَبِي اَلصَّبَاحِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي اَلْمُكَاتَبِ يُؤَدِّي نِصْفَ مُكَاتَبَتِهِ وَ يَبْقَى عَلَيْهِ اَلنِّصْفُ ثُمَّ يَدْعُو مَوَالِيَهُ إِلَى بَقِيَّةِ مُكَاتَبَتِهِ فَيَقُولُ لَهُمْ خُذُوا مَا بَقِيَ ضَرْبَةً وَاحِدَةً قَالَ «يَأْخُذُونَ مَا بَقِيَ ثُمَّ يُمُوتُ وَ يَتْرُكُ إِبْناً وَ يَتْرُكُ مَالاً قَالَ «يَأْخُذُونَ مَا بَقِيَ ثُمَّ يُعْتَقُ» وَ قَالَ فِي اَلْمُكَاتَبِ يُؤَدِّي بَعْضَ مُكَاتَبَتِهِ ثُمَّ يَمُوتُ وَ يَتْرُكُ إِبْناً وَ يَتْرُكُ مَالاً أَكْثَرَ مِمَّا عَلَيْهِ مِنْ مُكَاتَبَتِهِ قَالَ «يُوفَى مَوَالِيَهُ مَا بَقِيَ مِنْ مُكَاتَبَتِهِ وَ مَا بَقِيَ فَلِوَلَدِهِ».

Hadith.3485 - Ali ibn al-Nu'man narrated from Abu al-Sabbah, from Abu Abdullah ^{a.s}, regarding a mukatab (a slave under a contract of emancipation) who pays half of his contract and still owes the remaining half. Then he offers his masters the remaining amount as a lump sum payment. Imam ^{a.s} said: "They may take the remaining amount, and he becomes free."

And regarding a mukatab who pays part of his contract, then dies, leaving behind a son and wealth greater than the amount owed for his contract:

Imam ^{a.s} said: "The masters are paid the remaining balance of the contract, and whatever remains belongs to his son."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.130 • Tahdhib Al-Ahkam, Vol.8 p.271

3486 - وَ رَوَى اِبْنُ أَبِي عُمَيْرٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي مُكَاتَبٍ يَمُوتُ وَ قَدْ أَدَّى بَعْضَ مُكَاتَبَتِهِ وَ لَهُ اِبْنٌ مِنْ جَارِيَتِهِ قَالَ «إِنْ كَانَ اُشْتُرِطَ عَلَيْهِ إِنْ عَجَزَ فَهُوَ مَمْلُوكٌ رَجَعَ اِبْنُهُ مَمْلُوكًا وَ الْجَارِيَةُ وَ إِنْ لَمْ يَكُنِ اُشْتُرِطَ عَلَيْهِ أَدَّى اِبْنُهُ مَا بَقِيَ مِنْ مُكَاتَبَتِهِ وَ وَرِثَ مَا بَقِيَ».

Hadith.3486 - Ibn Abi Umayr narrated from Abdullah ibn Sinan, from Abu Abdullah ^{a.s}, regarding a mukatab (a slave under a contract of emancipation) who dies after having paid part of his contract and has a son from his bondwoman.

Imam ^{a.s} said: "If it was stipulated in the contract that if he fails to complete the payments, he would return to slavery, then his son and the bondwoman also return to slavery.

However, if no such condition was stipulated, then his son must pay the remaining balance of the contract and inherit whatever remains."

[REFERENCES]

Al-Kafi, Vol.7 p.151 • Man La Yahduruhu Al-Faqih, Vol.3 p.131 • Tahdhib Al-Ahkam, Vol.8 p.272 • Tahdhib Al-Ahkam, Vol.9 p.349 • Al-Istibsar, Vol.4 p.37 • Awali Al-La'ali, Vol.3 p.438 • Al-Wafi, Vol.25 p.855 • Wasa'il Al-Shi'ah, Vol.23 p.163 • Wasa'il Al-Shi'ah, Vol.26 p.57 • Mustadrak Al-Wasa'il, Vol.16 p.21



3487 - وَ رَوَى جَمِيلُ بْنُ دَرَّاجٍ عَنْ مِهْزَمٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْمُكَاتَبِ يَمُوتُ وَ لَهُ وُلْدٌ فَقَالَ «إِنْ كَانَ اُشْتُرِطَ عَلَيْهِ فَوُلْدُهُ مَمَالِيكُ وَ إِنْ لَمْ يَكُنِ اُشْتُرِطَ عَلَيْهِ سَعَى وُلْدُهُ فِي مُكَاتَبَةِ أَبِيهِمْ وَ عَتَقُوا إِذَا أَدُّوْا».

Hadith.3487 - Jamil ibn Darraj narrated from Mihzam, who said:

I asked Abu Abdullah ^{a.s}, about a mukatab (a slave under a contract of emancipation) who dies and leaves behind children.

Imam ^{a.s} said: "If it was stipulated in the contract that failure to complete the payments would result in returning to slavery, then his children are slaves.

However, if no such condition was stipulated, then his children must work to pay off their father's contract, and they will be freed once they complete the payments."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.131 • Tahdhib Al-Ahkam, Vol.8 p.272 • Tahdhib Al-Ahkam, Vol.9 p.352 • Al-Istibsar, Vol.4 p.38 • Al-Wafi, Vol.10 p.646 • Wasa'il Al-Shi'ah, Vol.23 p.151 • Wasa'il Al-Shi'ah, Vol.26 p.59

3488 - وَ رَوَى مُحَمَّدُ بْنُ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِنِ اِشْتَرَطَ اَلْمُمَلُوكُ اَلْمُكَاتَبُ عَلَى مَوْلاَهُ أَنَّهُ لاَ وَلاَءَ لِأَحْدِ عَلَيْهِ أَو اِشْتَرَطَ اَلسَّيِّدُ وَلاَءَ اَلْمُكَاتَبِ فَأَقَرَّ اَلْمُكَاتَبُ اَلَّذِي كُوتِبَ فَلَهُ وَلاَؤُهُ » قَالَ «وَ قَضَى أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فِي مُكَاتَبٍ اُشْتُرِطَ عَلَيْهِ وَلاَؤُهُ إِذَا أَعْتِقَ فَنَكَحَ وَلِيدَةً لِرَجُلٍ آخَرَ قَلَدُهُ فَاخْتَلَفُوا فِي وَلَاهِ مَنْ يَرِثُهُ فَأَلْحَقَ وَلَدَهُ بِمَوَالِي فَوَرِثَهُ وَلَدُهُ فَاخْتَلَفُوا فِي وَلَدِهِ مَنْ يَرِثُهُ فَأَلْحَقَ وَلَدَهُ بِمَوَالِي أَبِيه».

Hadith.3488 - Muhammad ibn Qays narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"If a mukatab (a slave under a contract of emancipation) stipulates with his master that there will be no wala' (loyalty) upon him, or if the master stipulates that the wala' of the mukatab will belong to him and the mukatab agrees, then the wala' belongs to the master."

Imam ^{a.s} said: "Commander of the Faithful, peace be upon him, ruled regarding a mukatab who had a condition in his contract that his wala' would belong to his master upon his emancipation. The mukatab married a bondwoman belonging to another man, and she bore him a child. The child was then freed.

Later, the mukatab died, and his child inherited from him.

There was a dispute regarding who would inherit from the child. Commander of the Faithful, peace be upon him, ruled that the child should be affiliated with the master of his father."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.131 • Al-Wafi, Vol.25 p.927

3489 - وَ قَضَى عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ فِي مُكَاتَبَةٍ تُوُفِّيَتْ وَ قَدْ قَضَتْ عَامَّةَ الَّذِي عَلَيْهَا فَوَلَدَتْ وَلَداً فِي مُكَاتَبَتِهَا فَقَضَى فِى وَلَدِهَا أَنَّهُ يَعْتِقُ مِنْهُ مِثْلُ الَّذِى عَتَقَ مِنْهَا وَ يَرِقُّ مِنْهُ مِثْلُ الَّذِى رَقَّ مِنْهَا.



Hadith.3489 - Imam Ali ibn Abi Talib ^{a.s.} ruled regarding a mukatabah (a female slave under a contract of emancipation) who passed away after having paid most of what was required of her and had given birth to a child during her contract.

Imam Ali ibn Abi Talib ^{a.s} ruled that the child would be freed in proportion to the part of the mother that had been freed and would remain in bondage in proportion to the part of the mother that remained in bondage.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.132

3490 - وَ رَوَى عُمَرُ صَاحِبُ ٱلْكَرَابِيسِ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ :

«فِي رَجُلٍ كَاتَبَ مَمْلُوكَهُ وَ اِشْتَرَطَ عَلَيْهِ أَنَّ مِيرَاثَهُ لَهُ فَرُفِعَ ذَلِكَ إِلَى عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ فَأَبْطَلَ شَرْطَهُ وَ قَالَ «شَرْطُ اَللَّه قَبْلَ شَرْطكَ» ».

Hadith.3490 - Umar, the companion of al-Karabis, narrated from Abu Abdullah ^{a.s}, regarding a man who entered into a mukataba (a contract of emancipation) with his slave and stipulated that the slave's inheritance would belong to him (the master).

This case was presented to Imam Ali ibn Abi Talib $^{\{a.s\}}$, who invalidated the condition and said: "The condition of Allah $^{\{SWT\}}$ precedes your condition."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.132 • Tahdhib Al-Ahkam, Vol.8 p.270 • Al-Wafi, Vol.25 p.859 • Wasa'il Al-Shi'ah, Vol.23 p.158

3491 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: \$\times \text{ فَكَاتِبُوهُمْ إِنْ عَلِمْتُمْ فِيهِمْ خَيْراً \$\times \text{قَالَ «اَلْخَيْرُ أَنْ يَشْهَدَ أَنْ لاَ إِلَهَ إِلاَّ اَللَّهُ وَ أَنَّ مُحَمَّداً رَسُولُ اَللَّهِ وَ }\text{ فَكَاتِبُوهُمْ إِنْ عَلِمْتُمْ فِيهِمْ خَيْراً \$\text{ قَالَ «اَلْخَيْرُ أَنْ يَشْهَدَ أَنْ لاَ إِلَهَ إِلاَّ اللَّهُ وَ أَنَّ مُحَمَّداً رَسُولُ اَللَّهِ وَ يَكُونَ لَهُ حِرْفَةٌ».

Hadith.3491 - Al-Ala' narrated from Muhammad ibn Muslim, from Abu Abdullah ^{a.s}, regarding the saying of Allah ^{SWT}, the Mighty and Majestic:

"Then write [a contract of emancipation] for them if you know any good in them" (Surah An-Nur 24:33).

Imam ^{a.s} said: "The 'good' refers to bearing witness that there is no god but Allah ^{SWT} and that Muhammad is the Messenger of Allah ^{SWT}, and that the slave possesses a skill by which he can earn a livelihood or has a trade."

[REFERENCES]

 $\label{eq:man_lambda} \begin{tabular}{l} Man\ La\ Yahduruhu\ Al-Faqih,\ Vol.3\ p.132 \bullet Awali\ Al-La'ali,\ Vol.3\ p.436 \bullet Al-Wafi,\ Vol.10\ p.635 \bullet Wasa'il\ Al-Shi'ah,\ Vol.23\ p.138 \bullet Tafsir\ Al-Burhan,\ Vol.4\ p.65 \bullet Tafsir\ Nur\ Al-Thaqalayn,\ Vol.3\ p.600 \end{tabular}$

3492 - وَ رُوِيَ عَنِ اَلْقَاسِمِ بْنِ سُلَيْمَانَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «أَنَّ عَلِيّاً عَلَيْهِ اَلسَّلاَمُ كَانَ يَسْتَسْعِي اَلْمُكَاتَبَ لِأَنَّهُمْ لَمْ يَكُونُوا يَشْتَرِطُونَ إِنْ عَجَزَ فَهُوَ رِقٌ » وَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ «لَهُمْ شُرُوطُهُمْ » وَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ «لَهُمْ شُرُوطُهُمْ » وَ قَالَ عَلَيْهِ اَلسَّلاَمُ «يُنْتَظَرُ بِالْمُكَاتَبِ ثَلاَثَةَ أَنْجُمٍ فَإِنْ هُوَ عَجَزَ رُدَّ رَقِيقاً».



Hadith.3492 - It is narrated from Al-Qasim ibn Sulayman, from Abu Abdullah (a.s):

Imam Ali ibn Abi Talib ^{a.s} used to allow a mukatab (a slave under a contract of emancipation) to continue working to pay off his contract, because at that time they did not stipulate that if he failed, he would return to slavery.

Abu Abdullah ^{a.s}, said: "They are bound by their conditions."

Imam ^{a.s} also said: "A mukatab is given a period of three installments. If he fails to make the payments, he is returned to slavery."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.132 • Tahdhib Al-Ahkam, Vol.8 p.267 • Al-Istibsar, Vol.4 p.34 • Al-Wafi, Vol.10 p.644

3493 - قَالَ : وَ سَأَلْتُهُ عَنْ قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ وَ آتُوهُمْ مِنْ مَالِ اَللَّهِ اَلَّذِي آتَاكُمْ ۞ قَالَ «سَمِعْتُ أَبِي عَلَيْهِ اَلسَّلاَمُ يَقُولُ «لاَ يُكَاتِبْهُ عَلَى اَلَّذِي أَرَادَ أَنْ يُكَاتِبَهُ ثُمَّ يَزِيدُ عَلَيْهِ ثُمَّ يَضِعُ عَنْهُ وَ لَكِنَّهُ يَضَعُ عَنْهُ مِمَّا نَوَى أَنْ يُكَاتِبَهُ عَلَيْهِ» ».

Hadith.3493 - He said: I asked him about the saying of Allah ^(SWT), the Mighty and Majestic: "*And give them from the wealth of Allah* ^(SWT) which He has given you" (Surah An-Nur 24:33). Imam ^(a.s) said: I heard my father, peace be upon him, say:

"He should not set the amount for the mukataba (contract of emancipation) and then increase it, only to reduce it later. Rather, he should reduce the amount from what he initially intended to stipulate in the contract."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.132 • Al-Wafi, Vol.10 p.640 • Wasa'il Al-Shi'ah, Vol.23 p.153 • Tafsir Al-Burhan, Vol.4 p.65 • Tafsir Nur Al-Thaqalayn, Vol.3 p.601 • Tafsir Kanz Al-Daqaiq, Vol.9 p.297



CHAPTER 51 – CHAPTER ON THE ALLEGIANCE OF THE FREED SLAVE

بَابُ وَلَاءِ الْمُعْتَقِ

HADITH 3494 – 3508 \$ إسام الله الرحمن الرهيم

3494 - رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ اَللَّهُ عَلَيْهِ وَلَا تُوهَبُ».

Hadith.3494 - Isma'il ibn Muslim narrated from Imam Jafar ibn Muhammad Al-Sadiq ${a.s}$ from his father, Imam Muhammad ibn Ali Al-Baqir ${a.s}$, who said:

The Prophet, peace and blessings be upon him and his family, said:

"Wala' (the bond of loyalty) is like the bond of lineage; it cannot be sold or given away as a gift."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.133 • Tahdhib Al-Ahkam, Vol.8 p.255 • Al-Istibsar, Vol.4 p.24 • Al-Wafi, Vol.25 p.940 • Wasa'il Al-Shi'ah, Vol.23 p.75

3495 - وَ قِيلَ لِلصَّادِقِ عَلَيْهِ اَلسَّلاَمُ لِمَ قُلْتُمْ مَوْلَى اَلرَّجُلِ مِنْهُ قَالَ «لِأَنَّهُ خُلِقَ مِنْ طِينِهِ ثُمَّ فُرِّقَ بَيْنَهُمَا فَرَدَّهُ اَلسَّبْیُ إِلَيْهِ فَعَطَفَ عَلَيْهِ مَا كَانَ فِيهِ مِنْهُ فَأَعْتَقَهُ فَلِذَلِكَ هُوَ مِنْهُ».

Hadith.3495 - It was said to Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}: "Why do you say that a man's mawla (freed slave) is considered to be from him?"

Imam ^{a.s} said: "Because he was created from his clay, then they were separated, and captivity brought him back to him. So, he showed compassion for what was in him (the shared origin) and freed him. Therefore, he is considered to be from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.133

3496 - وَ رُوِيَ عَنْ عَاصِمِ بْنِ حُمَيْدِ عَنْ أَبِي بَصِيرٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يُعْتِقُ اَلرَّجُلَ فِي كَفَّارَةِ يَمِينِ أَوْ ظِهَارٍ لِمَنْ يَكُونُ اَلْوَلاَءُ قَالَ «لِلَّذِي أَعْتَقَ».

Hadith.3496 - It is narrated from Asim ibn Humayd, from Abu Basir, who said:

I asked Abu Abdullah ^{a.s}, about a man who frees another man as an expiation for breaking an oath or for zihar (a prohibited declaration regarding one's wife).

Imam ^{a.s} said: "The wala' (bond of loyalty) belongs to the one who freed him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.133 • Tahdhib Al-Ahkam, Vol.8 p.256 • Al-Istibsar, Vol.4 p.26 • Al-Wafi, Vol.25 p.938 • Wasa'il Al-Shi'ah, Vol.23 p.78



3497 - وَ فِي رِوَايَةِ عُبَيْدِ اَللَّهِ بْنِ عَلِيَّ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلامُ: أَنَّهُ ذَكَرَ «أَنْ بَرِيرَةَ كَانَث عِنْدَ زَوْجٍ لَهَا وَ هِيَ مَمْلُوكَةٌ فَاشْتَرَتْهَا عَائِشَةٌ فَأَعْتَقَتْهَا فَخَيَّرَهَا رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ إِنْ شَاءَتْ قَالَتَ مَوَالِيهَا الَّذِينَ بَاعُوهَا قَدِ اِشْتَرَطُوا وَلاَءَهَا عَلَى عَائِشَةَ فَقَالَ تَقِرُّ عِنْدَ زَوْجِهَا وَ إِنْ شَاءَتْ فَارَقَتْهُ وَ كَانَ مَوَالِيهَا الَّذِينَ بَاعُوهَا قَدِ اِشْتَرَطُوا وَلاَءَهَا عَلَى عَائِشَةَ فَقَالَ رَسُولُ اللّهِ صَلّى اللّهُ عَلَيْهِ وَ آلِهِ «اَلْوَلاَءُ لِمَنْ أَعْتَقَ» وَ صُدِّقَ عَلَى بَرِيرَةَ بِلَحْمٍ فَأَهْدَتُهُ إِلَى رَسُولِ اللّهِ صَلّى اللّهُ عَلَيْهِ وَ آلِهِ لاَ يَأْكُلُ الصَّدَقَةَ فَجَاءَ رَسُولُ اللّهِ صَلّى اللّهُ عَلَيْهِ وَ آلِهِ لاَ يَأْكُلُ الصَّدَقَةَ فَجَاءَ رَسُولُ اللّهِ صَلّى اللّهُ عَلَيْهِ وَ آلِهِ لاَ يَأْكُلُ الصَّدَقَةَ فَجَاءَ رَسُولُ اللّهِ صَلّى اللّهُ عَلَيْهِ وَ آلِهِ لاَ يَأْكُلُ الصَّدَقَةَ فَجَاءَ رَسُولُ اللّهِ صَلّى اللّهُ عَلَيْهِ وَ آلِهِ لاَ يَأْكُلُ الصَّدَقَةَ فَجَاءَ رَسُولُ اللّهِ صَلّى اللّهُ عَلَيْهِ وَ آلِهِ لاَ يَأْكُلُ الصَّدَقَةَ فَجَاءَ رَسُولُ اللّهِ صُدِّقَ بِهِ عَلَى صَلّى اللّهُ عَلَيْهِ وَ آلِهِ وَ اللّهُ مُ لَلهُ عَلَيْهِ وَ آلِهِ هُوَ لَهَا صَدَقَةٌ وَ لَنَا هَدِيَّةٌ» ثُمَّ أَمَرَ بِطَبْخِهِ فَجَرَتُ فِيهَا ثَلاَتُ مِنَ السُّنَن».

Hadith.3497 - It is narrated from Ubaydullah ibn Ali al-Halabi, from Abu Abdullah ^{a.s}, who mentioned:

Barirah was married to a husband while she was still a slave. Then Aisha bought her and freed her.

The Messenger of Allah (SWT), peace and blessings be upon him and his family, gave her the choice: if she wished, she could remain with her husband, and if she wished, she could separate from him.

Her former masters, who had sold her, had stipulated that her *wala*' (right of allegiance) should remain with them. The Messenger of Allah (SWT) (peace and blessings be upon him and his family) said: "The *wala*' belongs to the one who grants freedom."

Later, meat was given to Barirah as charity, and she gifted it to the Messenger of Allah (SWT), peace and blessings be upon him and his family.

Aisha, upon seeing it, commented: "The Messenger of Allah (SWT) (peace and blessings be upon him and his family) does not consume charity."

When the Messenger of Allah (SWT), peace and blessings be upon him and his family, arrived and saw the meat hanging, he said: "What is the matter with this meat? Why has it not been cooked?" Aisha replied: "O Messenger of Allah (SWT), it was given to Barirah as charity, and you do not eat charity."

The Messenger of Allah (SWT), peace and blessings be upon him and his family, said: "It is charity for her, but for us, it is a gift."

Then He (saws) ordered it to be cooked.

Thus, three rulings (sunan) were derived from this case.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.134 • Al-Khisal, Vol.1 p.190 • Al-Wafi, Vol.10 p.194 • Wasa'il Al-Shi'ah, Vol.23 p.65 • Bihar Al-Anwar, Vol.93 p.74 • Bihar Al-Anwar, Vol.100 p.339

3498 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنِ ٱلْعِيصِ بْنِ ٱلْقَاسِمِ قَالَ : سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ الشَّرَى عَبْداً وَ لَهُ أَوْلاَدُ مِن اِمْرَأَةٍ حُرَّةٍ فَأَعْتَقَهُ قَالَ «وَلاَءُ أَوْلاَدِهِ لِمَنْ أَعْتَقَهُ».

Hadith.3498 - Safwan ibn Yahya narrated from Al-Is ibn Al-Qasim, who said:

I asked Abu Abdullah ^{a.s}, about a man who purchased a slave that had children from a free woman, and then the man freed the slave.

Imam ^{a.s} said: "The wala' (bond of loyalty) of his children belongs to the one who freed him."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.134 • Tahdhib Al-Ahkam, Vol.8 p.250 • Al-Istibsar, Vol.4 p.21 • Wasa'il Al-Shi'ah, Vol.23 p.66

3499 - وَ رُوِيَ عَنْ بَكْرِ بْنِ مُحَمَّدٍ أَنَّهُ قَالَ : دَخَلْتُ عَلَى أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ وَ مَعِي عَلِيُ بْنُ عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ وَ مَعِي عَلِيُ بْنُ عَبْدِ اَللَّهِ فَقَالَ لِي «مَنْ هَذَا» قُلْتُ مَوْلاَنَا فَقَالَ «أَعْتَقْتُمُوهُ أَوْ أَبَاهُ» فَقُلْتُ بَلْ أَبَاهُ فَقَالَ «لَيْسَ هَذَا مَوْلاَكَ هَذَا أَخُوكَ وَ إِبْنُ عَمَّكَ » قَالَ أَخُوكَ وَ إِبْنُ عَمِّكَ وَ إِنْمُ عَمِّكَ » قَالَ أَخُوكَ وَ إِنْمُ عَمِّكَ يَكُونُ لِيَ الْغُلاَمُ وَ يَشْرَبُ وَ يَدْخُلُ فِي هَذِهِ اَلأُمُورِ اَلْمَكُرُوهَةِ فَأُرِيدُ عِثْقَهُ وَ سَأَلَهُ رَجُلٌ وَ أَنَا حَاضِرٌ فَقَالَ يَكُونُ لِيَ الْغُلامُ وَ يَشْرَبُ وَ يَدْخُلُ فِي هَذِهِ اَلأُمُورِ اَلْمَكُرُوهَةِ فَأُرِيدُ عِثْقَهُ فَأَيْدِ عَثْقَهُ أَحَبُ إِلَيْكَ أَمْ أَبِيعُهُ وَ أَتَصَدَّقُ بِثَمَنِهِ فَقَالَ «إِنَّ الْعِثْقَ فِي بَعْضِ اَلزَّمَانِ أَفْضَلُ وَ فِي بَعْضِ الزَّمَانِ الشَّرَبُ وَ يَدْخُلُ فِي بَعْضِ الزَّمَانِ الشَّاسُ شَدِيدَةً حَالُهُمْ فَالصَّدَقَةُ أَفْضَلُ وَ فِي بَعْضِ اللَّمْ فَالصَّدَقَةُ أَفْضَلُ وَ إِنَا كَانَ النَّاسُ حَسَنَةً حَالُهُمْ وَ إِذَا كَانَ النَّاسُ شَدِيدَةً حَالُهُمْ فَالصَّدَقَةُ أَفْضَلُ وَ إِنَا كَانَ بَهَذِهِ اَلْحَالٌ».

Hadith.3499 - It is narrated from Bakr ibn Muhammad, who said:

I entered upon Abu Abdullah ^{a.s}, along with Ali ibn Abdul-Aziz.

Imam ^{a.s} asked me: "Who is this?"

I said: "Our mawla (freed servant)."

Imam ^{a.s} said: "Did you free him or his father?"

I said: "His father."

Imam ^{a.s} said: "Then this is not your mawla; this is your brother and your cousin. A mawla is one upon whom the blessing of freedom has directly been granted. But if the blessing was granted to his father, then he is your brother and cousin."

Bakr ibn Muhammad continued:

A man asked him a question in my presence and said:

"I have a slave who drinks and engages in disliked acts, and I wish to free him. Do you prefer that I free him or sell him and give his price in charity?"

Imam ^{a.s} said: "Freeing a slave is sometimes more virtuous, and at other times charity is more virtuous. Freeing is better when people's conditions are good, but when people's conditions are difficult, charity is better. As for this particular slave, selling him is preferable to me, given his current state."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.135

3500 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ سَمَاعَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ يَمْلِكُ ذَا رَحِمِهِ هَلْ يَصْلُحُ لَهُ بَيْعُهُ وَ لاَ يَتَّخِذُهُ عَبْداً وَ هُوَ مَوْلاَهُ وَ أَخُوهُ فِي اَلدِّينِ وَ يَصْلُحُ لَهُ بَيْعُهُ وَ لاَ يَتَّخِذُهُ عَبْداً وَ هُوَ مَوْلاَهُ وَ أَخُوهُ فِي اَلدِّينِ وَ يَصْلُحُ لَهُ بَيْعُهُ وَ لاَ يَتَّخِذُهُ عَبْداً وَ هُوَ مَوْلاَهُ وَ أَخُوهُ فِي اَلدِّينِ وَ أَيُّهُمَا مَاتَ وَرثَهُ صَاحِبُهُ إِلاَّ أَنْ يَكُونَ لَهُ وَارِثُ أَقْرَبُ إِلَيْهِ مِنْهُ ».

Hadith.3500 - Al-Hasan ibn Mahbub narrated from Sama'ah, from Abu Abdullah ^{a.s}, regarding a man who owns a relative (of close kinship).

Is it permissible for him to sell or enslave that relative?



Imam ^{a.s} said: "It is neither permissible for him to sell nor to enslave him. He is his mawla (freed person) and his brother in faith. If either of them dies, the other inherits from him, unless there is a closer heir than him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.135 • Al-Wafi, Vol.10 p.653 • Wasa'il Al-Shi'ah, Vol.18 p.249 • Wasa'il Al-Shi'ah, Vol.23 p.29

3501 - وَ رَوَى حُذَيْفَةُ بْنُ مَنْصُورٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «اَلْمُعْتِقَ هُوَ اَلْمَوْلَى وَ اَلْوَلَدُ يَنْتَمِي إِلَى مَنْ يَشَاءُ».

Hadith.3501 - Hudhayfah ibn Mansur narrated from Abu Abdullah ^{a.s}, who said:

"The one who frees (a slave) is the mawla (master), and the child associates himself with whomever he wishes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.135 • Tahdhib Al-Ahkam, Vol.8 p.253 • Al-Istibsar, Vol.4 p.23 • Al-Wafi, Vol.10 p.677 • Wasa'il Al-Shi'ah, Vol.23 p.67

3502 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ خَالِدِ بْنِ جَرِيرٍ عَنْ أَبِي اَلرَّبِيعِ قَالَ : سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلسَّائِبَةِ قَالَ «هُوَ اَلرَّجُلُ يُعْتِقُ غُلاَمَهُ ثُمَّ يَقُولُ لَهُ اِذْهَبْ حَيْثُ شِئْتَ لَيْسَ لِي مِنْ مِيرَاثِكَ شَيْءٌ وَ لاَ عَلَىَّ مِنْ جَرِيرَتِكَ شَيْءٌ وَ يُشْهِدُ عَلَى ذَلِكَ شَاهِدَيْنِ ».

Hadith.3502 - Al-Hasan ibn Mahbub narrated from Khalid ibn Jarir, from Abu al-Rabi', who said: Abu Abdullah $^{\{a.s\}}$, was asked about al-sa'ibah (a freed slave who is left without ties).

Imam ^{a.s} said: "He is a man who frees his slave and then says to him, 'Go wherever you wish. I have no share in your inheritance, nor am I responsible for any liability on your behalf.' He must have two witnesses testify to this declaration."

[REFERENCES]

Tafsir Al-'Ayyashi, Vol.1 p.348 • Al-Kafi, Vol.7 p.171 • Man La Yahduruhu Al-Faqih, Vol.3 p.136 • Ma'ani Al-Akhbar, Vol.1 p.240 • Tahdhib Al-Ahkam, Vol.8 p.256 • Al-Istibsar, Vol.4 p.26 • Al-Wafi, Vol.25 p.934 • Wasa'il Al-Shi'ah, Vol.23 p.64 • Wasa'il Al-Shi'ah, Vol.23 p.77 • Tafsir Al-Burhan, Vol.2 p.372

3503 - وَ رُوِيَ عَنْ شُعَيْبٍ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : أَنَّهُ سُئِلَ عَنِ اَلْمَمْلُوكِ يُعْتَقُ سَائِبَةً قَالَ «يَتَوَلَّى مَنْ شَاءَ وَ عَلَى مَنْ يَتَوَلَّى جَرِيرَتُهُ وَ لَهُ مِيرَاثُهُ» قَالَ قُلْتُ فَإِنْ سَكَتَ حَتَّى يَمُوتَ وَ لَمْ يَتَوَلَّ أَحَداً قَالَ «يُجْعَلُ مَالُهُ فِي بَيْتِ مَالِ اَلْمُسْلِمِينَ ».

Hadith.3503 - It is narrated from Shu'ayb, from Abu Basir, from Abu Abdullah ^(a.s), that he was asked about a slave who is freed as a sa'ibah (without any specific ties).

Imam ^{a.s} said: "He may choose whomever he wishes to be his guardian. The one he chooses will be responsible for his liabilities and will inherit from him."

I asked: "What if he remains silent until he dies and does not appoint anyone as his guardian?" Imam ^{a.s} said: "His wealth will be placed in the treasury of the Muslims."



[REFERENCES]

Al-Kafi, Vol.7 p.171 • Al-Kafi, Vol.7 p.172 • Man La Yahduruhu Al-Faqih, Vol.3 p.136 • Tahdhib Al-Ahkam, Vol.8 p.255 • Tahdhib Al-Ahkam, Vol.9 p.395 • Al-Istibsar, Vol.4 p.199 • Al-Istibsar, Vol.4 p.199 • Al-Wafi, Vol.25 p.932 • Wasa'il Al-Shi'ah, Vol.23 p.73 • Wasa'il Al-Shi'ah, Vol.26 p.244

3504 - وَ رَوَى اِبْنُ مَحْبُوبٍ عَنْ عَمَّارِ بْنِ أَبِي اَلْأَحْوَصِ قَالَ : سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلسَّائِبَةِ قَالَ «اُنْظُرْ فِي اَلْقُرْآنِ فَمَا كَانَ فِيهِ تَحْرِيرُ رَقَبَةٍ فَذَلِكَ يَا عَمَّارُ اَلسَّائِبَةُ اَلَّتِي لاَ وَلاَءَ لِأَحَدٍ مِنَ اَلْمُسْلِمِينَ عَلَيْهِ إِلاَّ اللَّهُ عَزَّ وَ جَلَّ فَهُوَ لِرَسُولِهِ وَ مَا كَانَ لِرَسُولِهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَإِنَّ وَلاَءَهُ لِللَّهِ عَزَّ وَ جَلَّ فَهُوَ لِرَسُولِهِ وَ مَا كَانَ لِرَسُولِهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَإِنَّ وَلاَءَهُ لِلْإَمَامِ وَ مِيرَاثَهُ لَهُ».

Hadith.3504 - Ibn Mahbub narrated from Ammar ibn Abi Al-Ahwas, who said:

I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, about al-sa'ibah (a freed slave without specific ties).

Imam ^{a.s} said: "Look in the Qur'an. Wherever there is mention of the freeing of a slave, that, O Ammar, refers to the sa'ibah, who has no wala' (loyalty) to any Muslim except Allah ^(SWT), the Mighty and Majestic.

So, whoever's wala' belongs to Allah (SWT), it belongs to His Messenger.

And whatever belongs to His Messenger, peace and blessings be upon him and his family, its wala' belongs to the Imam.

His liabilities (for crimes or debts) are upon the Imam, and his inheritance belongs to the Imam."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.136 • Al-Istibsar, Vol.4 p.199

3505 - وَ رَوَى يَاسِينُ عَنْ حَرِيزٍ عَنْ سُلَيْمَانَ بْنِ خَالِدٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ مَمْلُوكِ أَرَادَ أَنْ يَشْتَرِيَهُ كُلَّهُ مِنْ مَالِ اَلْعَبْدِ وَ لاَ يُخْبِرَ اَلسَّيِّدَ أَنَّهُ إِنَّمَا أَرَادَ أَنْ يَشْتَرِيَهُ كُلَّهُ مِنْ مَالِ اَلْعَبْدِ وَ لاَ يُخْبِرَ اَلسَّيِّدَ أَنَّهُ إِنَّمَا يَشْتَرِيهِ مِنْ مَالِ اَلْعَبْدِ قَالَ «لاَ يَنْبَغِي وَ إِنْ أَرَادَ أَنْ يَسْتَحِلَّ ذَلِكَ فِيمَا بَيْنَهُ وَ بَيْنَ اَللَّهِ عَزَّ وَ جَلَّ حَتَّى يَكُونَ وَلاَهُ لَهُ فَلْيَزِدْ هُوَ مَا يَشَاءُ بَعْدَ أَنْ يَكُونَ زِيَادَةٌ مِنْ مَالِهِ فِي ثَمَنِ اَلْعَبْدِ يَسْتَحِلُّ بِهِ الْوَلاَءَ فَيَكُونُ وَلاَءُ الْعَبْدِ لَكُونَ وَلاَءُ الْعَبْدِ لَكُونَ الْعَبْدِ يَسْتَحِلُ بِهِ اَلْوَلاَءَ فَيَكُونُ وَلاَءُ الْعَبْدِ لَكُونَ الْعَبْدِ اللهِ فِي ثَمَنِ اَلْعَبْدِ يَسْتَحِلُ بِهِ الْوَلاَءَ فَيَكُونُ وَلاَءُ الْعَبْدِ لَكُونَ الْعَبْدِ لَيْ اللَّهُ عَلَى اللَّهِ عَلَى اللَّهُ عَلَى اللَّهُ عَلَى اللّهُ عَلَى اللَّهُ عَلَى اللّهُ اللّهُ عَلَى اللّهُ اللّهُ عَلَى اللّهُ اللّهُ اللّهُ عَلَى اللّهُ اللّهُ اللّهُ عَلَى اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ عَلَى اللّهُ الللّهُ الللّهُ الللّهُ اللّهُ اللّه

Hadith.3505 - Yasin narrated from Hariz, from Sulayman ibn Khalid, from Abu Abdullah ^{a.s}, who said:

I asked him about a slave who wants to purchase his freedom and secretly arranges for someone else to buy him.

Is it permissible for the person acting on behalf of the slave to buy him entirely with the slave's own money and not inform the master that the purchase is being made with the slave's money? Imam ^{a.s} said: "It is not proper. However, if the slave wants to make it permissible between himself and Allah ^{SWT}, the Mighty and Majestic, so that the wala' (bond of loyalty) belongs to him, then let him add any amount he wishes (as an extra payment) from his own money toward the purchase price. By doing so, he makes the wala' lawful, and the wala' of the slave becomes his."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.136



3506 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي أَيُّوبَ عَنْ بُرَيْدٍ ٱلْعِجْلِيُّ قَالَ : سَأَلْتُ أَبَا جَعْفَرِ عَلَيْهِ السَّلاَمُ عَنْ رَجُلٍ كَانَ عَلَيْهِ عِثْقُ رَقَبَةٍ فَمَاتَ مِنْ قَبْلِ أَنْ يُعْتِقَ رَقَبَةً فَانْطَلَقَ اِبْنُهُ فَابْتَاعَ رَجُلاً مِنْ كَسْبِهِ فَأَعْتَقَهُ عَنْ أَبِيهِ وَ إِنَّ ٱلْمُعْتَقَ أَصَابَ بَعْدَ ذَلِكَ مَالاً ثُمَّ مَاتَ وَ تَرَكَهُ لِمَنْ يَكُونُ مِيرَاثُهُ قَالَ وَقَالَ «إِنْ كَانَتِ ٱلرَّقَبَةُ ٱلَّتِي كَانَث عَلَي إِنْ المُعْتَقَ سَائِبَةٌ لاَ سَبِيلَ لِأَحَدٍ عَلَيْهِ » قَالَ «فَإِنْ كَانَ عَلَى أَبِيهِ فِي نَذْرٍ أَوْ شُكْرٍ أَوْ كَانَتْ وَاجِبَةً عَلَيْهِ فَإِنَّ ٱلْمُعْتَقِ سَائِبَةٌ لاَ سَبِيلَ لِأَحْدِ عَلَيْهِ » قَالَ «فَإِنْ كَانَ تَوَلَى إِلَى أَلِي عَنْ اللهُ عَلَى اللهِ عَلَى اللهِ عَلَى اللهِ عَلَى اللهُ عَلَى اللهِ عَلَى اللهُ عَلَى اللهِ عَلَى اللهُ عَلَى اللهِ عَلْ اللهِ عَلَى اللهُ عَلَى اللهِ عَلَى اللهِ عَلَى اللهُ عَلَى اللهِ عَلْ اللهِ عَلَى اللهُ عَلَى اللهُ عَلَى اللهِ عَلْ اللهُ عَلَى اللهِ عَلْ اللهِ عَلْ اللهُ عَلَى اللهُ عَلَى اللهِ عَلْ اللهُ عَلَى اللهُ عَلَى اللهِ عَلْ اللهُ عَلَى اللهُ عَلَى اللهِ عَلَى اللهُ عَلَى اللهُ عَلَى اللهُ عَلَى اللهُ عَلَى اللهِ عَلَى اللهُ اللهُ عَلَى اللهُ

Hadith.3506 - Al-Hasan ibn Mahbub narrated from Abu Ayyub, from Burayd al-Ijli, who said: I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, about a man who was obligated to free a slave but died before doing so. His son then purchased a slave with his own wealth and freed him on behalf of his father. Later, the freed slave acquired wealth and passed away, leaving an inheritance.

I asked: "Who inherits from him?"

Imam ^{a.s} replied: "If the obligation to free the slave was due to a vow, gratitude, or was otherwise obligatory upon his father, then the freed slave is a sa'ibah (freed without claim of ownership), and no one has any claim over him."

Imam ^{a.s} continued: "However, if the freed slave had allied himself (by appointing a guardian) to one of the Muslims before dying, and that guardian accepted responsibility for his offenses and liabilities, then the guardian becomes his master and inherits from him—if the freed slave has no Muslim relatives to inherit from him."

"If the freed slave did not appoint a guardian before dying, then his inheritance goes to the Imam of the Muslims—provided he has no Muslim relatives to inherit from him."

Imam ^{a.s} further said: "If the obligation to free the slave was voluntary, and the father had instructed his son to free a slave on his behalf, then the wala' (bond of loyalty) of the freed slave and his inheritance belong to all the children of the deceased."

"In this case, the son who purchased and freed the slave based on his father's instructions is counted as one of the heirs—unless the freed slave has free Muslim relatives who can inherit from him."

Imam ^{a.s} added: "If the son purchased and freed the slave after his father's death voluntarily, without any instruction from his father, then the wala' and inheritance of the freed slave belong to the son who freed him—provided the freed slave has no inheriting relatives from among his kin."

[REFERENCES]

Al-Kafi, Vol.7 p.171 • Man La Yahduruhu Al-Faqih, Vol.3 p.137 • Tahdhib Al-Ahkam, Vol.8 p.254 • Al-Istibsar, Vol.4 p.23 • Al-Wafi, Vol.25 p.937 • Wasa'il Al-Shi'ah, Vol.23 p.71



CHAPTER 52 – CHAPTER ON MOTHERS OF OFFSPRING

بَابُ أُمَّهَاتِ الْأَوْلَادِ

% HADITH 3507 – 3514 % بِسِنْم الدِّ الرَّحْمِنْ الرَّعِيمِ

3507 - رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَلِيٍّ بْنِ رِئَابٍ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ أُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ أُمِّ الْوَلَدِ قَالَ «أَمَةٌ تُبَاعُ وَ تُورَثُ وَ تُوهَبُ وَ حَدُّهَا حَدُّ ٱلْأَمَةِ».

Hadith.3507 - Al-Hasan ibn Mahbub narrated from Ali ibn Ri'ab, from Zurara, who said:

I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ${a.s}$, about Umm al-Walad (a female slave who bears a child for her master).

Imam ^{a.s} said: "She is a slave. She can be sold, inherited, and gifted, and her legal ruling is the same as that of a slave."

[REFERENCES]

Al-Kafi, Vol.6 p.191 • Man La Yahduruhu Al-Faqih, Vol.3 p.138 • Tahdhib Al-Ahkam, Vol.8 p.237 • Al-Istibsar, Vol.4 p.11 • Al-Wafi, Vol.10 p.662 • Wasa'il Al-Shi'ah, Vol.18 p.279

3508 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ وَهْبِ بْنِ عَبْدِ رَبِّهِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلِ زَوَّجَ أُمَّ وَلَدٍ لَهُ عَبْداً لَهُ ثُمَّ مَاتَ اَلسَّيِّدُ قَالَ «لاَ خِيَارَ لَهَا عَلَى اَلْعَبْدِ هِىَ مَمْلُوكَةٌ لِلْوَرَثَةِ».

Hadith.3508 - Al-Hasan ibn Mahbub narrated from Wahb ibn Abd Rabbih, from Abu Abdullah ^{a.s} regarding a man who married his Umm al-Walad (a female slave who bore him a child) to his slave, and then the master died.

Imam ^{a.s} said: "She has no choice regarding the slave. She remains a slave belonging to the heirs."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.138 • Tahdhib Al-Ahkam, Vol.8 p.206 • Al-Wafi, Vol.22 p.612 • Wasa'il Al-Shi'ah, Vol.21 p.192 • Wasa'il Al-Shi'ah, Vol.23 p.173

9509 - وَ فِي رِوَايَةِ مُحَمَّدِ بْنِ عَلِيًّ بْنِ مَحْبُوبٍ عَنْ أَحْمَدَ بْنِ مُحَمَّدِ بْنِ عِيسَى عَنِ ٱلْبَزَنْطِيًّ عَنْ عَبْدِ ٱللَّهِ بِنِ سِنَانٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنِ ٱلرَّجُلِ يَمُوتُ وَ لَهُ أُمُّ وَلَدٍ وَ لَهُ مِنْهَا وَلَدٌ أَ يَصْلُحُ لِلرَّجُلِ بُنِ سِنَانٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ أَوْصَى فِي أُمَّهَاتِ ٱلْأَوْلاَدِ ٱللَّتِي كَانَ يَطُوفُ عَلَيْهِنَّ «مَنْ أَنْ يَتَزَوَّجَهَا فَقَالَ «أُخْبِرْتُ أَنَّ عَلِيًا عَلَيْهِ ٱلسَّلاَمُ أَوْصَى فِي أُمَّهَاتِ ٱلْأَوْلاَدِ ٱللَّتِي كَانَ يَطُوفُ عَلَيْهِنَّ «مَنْ أَنْ يَتَزَوَّجَهَا فَقَالَ «أُخْبِرْتُ أَنَّ عَلِيًا عَلَيْهِ ٱلسَّلاَمُ أَوْصَى فِي أُمَّهَاتِ ٱلْأَوْلاَدِ ٱلللَّتِي كَانَ يَطُوفُ عَلَيْهِنَّ «مَنْ كَانَ مِنْهُنَّ لَهَا وَلَدٌ فَهِيَ حُرَّةٌ» وَ إِنَّمَا جُعِلَ مَنْ كَانَ مِنْهُنَّ لَهَا وَلَدٌ فَهِيَ حُرَّةٌ» وَ إِنَّمَا جُعِلَ مَنْ كَانَ مِنْهُنَّ لَهَا وَلَدٌ فَهِيَ حُرَّةٌ» وَ إِنَّمَا جُعِلَ مَنْ كَانَ مِنْهُنَّ لَهَا وَلَدٌ فَهِيَ وَلِهُ وَلَادٍ اللَّالِيَ عَلَيْهَ اللَّهُ عَلْهَا».

Hadith.3509 - In a narration from Muhammad ibn Ali ibn Mahbub, from Ahmad ibn Muhammad ibn Isa, from Al-Bazanti, from Abdullah ibn Sinan, he said:

I asked Abu Abdullah ^{a.s}, about a man who dies and leaves behind an Umm al-Walad (a female slave who bore him a child) and has a child from her. Can another man marry her?



Imam ^{a.s} said: "I was informed that Imam Ali ibn Abi Talib ^{a.s}, instructed regarding the Umm al-Walad women he had relations with:

'Whoever among them has borne a child, she becomes the share of her child. And whoever has not borne a child, she is set free.' And those who had children were assigned to their children to ensure that they would not marry except with the permission of their family."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.138 • Al-Wafi, Vol.22 p.612 • Wasa'il Al-Shi'ah, Vol.23 p.174

3510 - وَ رَوَى سُلَيْمَانُ بْنُ دَاوُدَ ٱلْمِنْقَرِيُّ عَنْ عَبْدِ ٱلْعَزِيزِ بْنِ مُحَمَّدٍ قَالَ سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ أَوْ سَمِعْتُهُ يَقُولُ : «لاَ تُجْبَرُ ٱلْحُرَّةُ عَلَى رَضَاع ٱلْوَلَدِ وَ تُجْبَرُ أُمُّ ٱلْوَلَدِ».

Hadith.3510 - Sulaiman ibn Dawud Al-Minqari narrated from Abdul Aziz ibn Muhammad, who said: I asked Abu Abdullah ^{a.s}, or I heard him say:

"A free woman is not compelled to breastfeed the child, but an Umm al-Walad (a female slave who bore her master a child) is compelled."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.139 • Wasa'il Al-Shi'ah, Vol.23 p.178

3511 - وَ رَوَى اِبْنُ مُسْكَانَ عَنْ سُلَيْمَانَ بْنِ خَالِدٍ عَنْ بَعْضِهِمْ عَلَيْهِمُ اَلسَّلاَمُ قَالَ : «كَانَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ إِذَا مَاتَ اَلرَّجُلُ وَ لَهُ اِمْرَأَةٌ مَمْلُوكَةٌ اِشْتَرَاهَا مِنْ مَالِهِ فَأَعْتَقَهَا ثُمَّ وَرَّثَهَا».

Hadith.3511 - Ibn Muskan narrated from Sulaiman ibn Khalid, who narrated from some of the Imams ^{a.s}, peace be upon them:

"When a man died and had a wife who was a slave, Imam Ali ibn Abi Talib ^{a.s} would purchase her from his estate, emancipate her, and then make her an heir."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.139 • Man La Yahduruhu Al-Faqih, Vol.4 p.339 • Tahdhib Al-Ahkam, Vol.8 p.247 • Tahdhib Al-Ahkam, Vol.9 p.337 • Awali Al-La'ali, Vol.2 p.337 • Al-Wafi, Vol.25 p.846 • Wasa'il Al-Shi'ah, Vol.23 p.89

3512 - وَ رَوَى عُمَرُ بْنُ يَزِيدَ عَنْ أَبِي إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ قَالَ : قُلْتُ لَهُ أَسْأَلُكَ قَالَ «سَلْ» قُلْتُ لِمَ بَاعَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ أُمَّهَاتِ اَلْأَوْلاَدِ فَقَالَ «فِي فَكَاكِ رِقَابِهِنَّ»

قُلْتُ وَ كَيْفَ ذَاكَ قَالَ «أَيُّمَا رَجُلٍ اِشْتَرَى جَارِيَةً فَأَوْلَدَهَا ثُمَّ لَمْ يُؤَدِّ ثَمَنَهَا وَ لَمْ يَدَعْ مِنَ ٱلْمَالِ مَا يُؤَدِّى عَنْهُ أُخِذَ وَلَدُهَا مِنْهَا وَ بِيعَتْ وَ أُدِّيَ ثَمَنُهَا»

قُلْتُ فَتُبَاعُ فِيمَا سِوَى ذَلِكَ مِنَ ٱلدَّيْنِ قَالَ «لاَ».

Hadith.3512 - Umar ibn Yazid narrated from Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s}), who said:

I said to him: "May I ask you a question?"

Imam {a.s} replied: "Ask."



I asked: "Why did Commander of the Faithful, peace be upon him, sell the mothers of children (Umm al-Walad)?"

Imam ^{a.s} said: "To free them from slavery."

I asked: "How was that?"

Imam ^{a.s} said: "If a man purchased a bondwoman and she bore him a child, but he did not pay her price and did not leave enough wealth to pay for her, her child would be taken from her, and she would be sold to pay her price."

I asked: "Is she sold for any other debt besides this?"

Imam ^{a.s} said: "No."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.139 • Wasa'il Al-Shi'ah, Vol.23 p.170

3513 - وَ رَوَى عَاصِمٌ عَنْ مُحَمَّدِ بْنِ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ : «أَيُّمَا رَجُلٍ تَرَكَ سُرِّيَّةً لَهَا وَلَدٌ أَوْ فِي بَطْنِهَا وَلَدٌ أَوْ لاَ وَلَدَ لَهَا فَإِنْ كَانَ أَعْتَقَهَا رَبُّهَا عَتَقَتْ وَ إِنْ لَمْ يُعْتِقْهَا حَتَّى تُوفِّى فَقَدْ سَبَقَ فِيهَا كِتَابُ اَللَّهِ عَزَّ وَ جَلَّ وَ كِتَابُ اَللَّهِ أَحَقُّ»

قَالَ «وَ إِنْ كَانَ لَهَا وَلَدٌ وَ تَرَكَ مَالاً تُجْعَلُ فِي نَصِيبِ وَلَدِهَا وَ يُمْسِكُهَا أَوْلِيَاءُ وَلَدِهَا وَيُمُسِكُهَا أَوْلِيَاءُ وَلَدِهَا وَتَى يَكْبَرَ اَلْوَلَدُ فَيَكُونُ هُوَ اَلَّذِي يُعْتِقُهَا إِنْ شَاءَ وَ يَكُونُونَ هُمْ يَرِثُونَ وَلَدَهَا مَا دَامَتْ أَمَةً فَإِنْ أَعْتَقَهَا وَلَدُهَا عَتَقَتْ وَ إِنْ تُوفِّي عَنْهَا وَلَدُهَا وَ لَمْ يُعْتِقْهَا فَإِنْ شَاءُوا أَرَقُوا وَ إِنْ شَاءُوا أَعْتَقُوا»

«وَ قَضَى أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ فِي رَجُلٍ تَرَكَ جَارِيَةً وَ قَدْ وَلَدَتْ مِنْهُ اِبْنَةً وَ هِيَ صَغِيرَةٌ غَيْرَ أَنَّهَا تُبِينُ ٱلْكَلاَمَ فَأَعْتَقَتْ أُمَّهَا فَتَخَاصَمَ فِيهَا مَوَالِى أَبِ ٱلْجَارِيَةِ فَأَجَازَ عِثْقَهَا لِأُمِّهَا».

Hadith.3513 - Asim narrated from Muhammad ibn Qays, who narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, that Commander of the Faithful, peace be upon him, said:

"Any man who leaves behind a concubine (surriyah) who has a child, or is pregnant with a child, or has no child, then if her master had freed her, she is free. But if he did not free her before his death, then the Book of Allah (SWT), the Almighty and Glorious, has already decided her case, and the Book of Allah (SWT) is more deserving to be followed."

Imam ^{a.s} continued: "If she has a child and the man leaves wealth, then she is to be placed under the share of her child, and the guardians of the child shall keep her until the child grows up. At that point, the child has the right to free her if they wish.

Meanwhile, the guardians inherit the child's wealth as long as she remains a slave. If her child frees her, she becomes free. However, if her child dies without freeing her, the guardians have the option to either keep her as a slave or free her."

"Commander of the Faithful, peace be upon him, also ruled concerning a man who left behind a bondwoman who had borne him a daughter. The daughter was still young but capable of speaking. The daughter then freed her mother.

The guardians of the father's estate disputed this matter, but Commander of the Faithful, peace be upon him, upheld the daughter's act of freeing her mother."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.140



3514 - وَ رَوَى اَلْحُسَيْنُ بْنُ سَعِيدٍ عَنْ صَفْوَانَ بْنِ يَحْيَى عَنِ اَلْوَلِيدِ بْنِ هِشَامٍ قَالَ : قَدِمْتُ مِنْ مِصْرَ وَ مَعِي رَقِيقٌ فَمَرَرْتُ بِالْعَاشِرِ فَسَأَلَنِي فَقُلْتُ هُمْ أَحْرَارُ كُلُّهُمْ فَقَدِمْتُ اَلْمَدِينَةَ فَدَخَلْتُ عَلَى أَبِي اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ وَقِيقٌ فَمَرَرْتُ بِالْعَاشِرِ فَسَأَلَنِي فَقُلْتُ هُمْ أَحْرَارُ كُلُّهُمْ فَقَدِمْتُ اَلْمَدِينَةَ قَدْ وَقَعْتُ عَلَيْهَا وَ بِهَا حَمْلٌ قَالَ فَأَخْبَرْتُهُ بِقَوْلِي لِلْعَاشِرِ فَقَالَ «لَيْسَ عَلَيْكَ شَيْءٌ » فَقُلْتُ إِنَّ فِيهِمْ جَارِيَةً قَدْ وَقَعْتُ عَلَيْهَا وَ بِهَا حَمْلٌ قَالَ «لَا أَلَيْسَ وَلَدُهَا بِالَّذِي يُعْتِقُهَا إِذَا هَلَكَ سَيِّدُهَا صَارَتْ مِنْ نَصِيبٍ وَلَدِهَا».

Hadith.3514 - Al-Husayn ibn Sa'id narrated from Safwan ibn Yahya, who narrated from al-Walid ibn Hisham:

"I came from Egypt with some slaves, and when I passed by the tax collector (al-'Ashir), he asked me about them. I said: 'They are all free.'

When I arrived in Medina, I went to Abu al-Hasan ^{a.s}, and informed him about what I had told the tax collector.

Imam ^{a.s} said: 'There is nothing upon you.'

I then said: 'Among them is a bondwoman with whom I had relations, and she is pregnant.' Imam ^{a.s} replied: 'Isn't her child the one who will free her? When her master dies, she becomes the share of her child.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.140 • Tahdhib Al-Ahkam, Vol.8 p.227 • Al-Wafi, Vol.10 p.617 • Wasa'il Al-Shi'ah, Vol.23 p.176



CHAPTER 53 – CHAPTER ON FREEDOM

بَابُ الْحُرِّيَّةِ

% HADITH 3515 - 3527 المسلم اللمِّ الرَّحِمْنِ الرَّعِيمِ

3515 - رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ كَانَ أَمْدُ مِنْ عَبْدِ أَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : إِنَّ اَلنَّاسَ كُلِّهُمْ أَحْرَارٌ إِلاَّ مَنْ أَقَرَّ عَلَى نَفْسِهِ بِالرِّقُ وَ هُوَ مُدْرِكٌ مِنْ عَبْدِ أَمْهُوْمِنِينَ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : إِنَّ اَلنَّاسَ كُلِّهُمْ أَحْرَارٌ إِلاَّ مَنْ أَقَرَّ عَلَى نَفْسِهِ بِالرِّقُ وَ هُوَ مُدْرِكٌ مِنْ عَبْدِ أَوْ كَبِيراً.

Hadith.3515 - Al-Hasan ibn Mahbub narrated from 'Abdullah ibn Sinan, who said:

"I heard Abu Abdullah ^{a.s.} say: Commander of the Faithful, peace be upon him, used to say: 'Indeed, all people are free, except for the one who acknowledges servitude upon himself while being of sound understanding—whether he is a slave or a bondwoman—or the one upon whom two witnesses testify to his servitude, whether he is young or old."

[REFERENCES]

30 • Al-Kafi, Vol.6 p.195 • Man La Yahduruhu Al-Faqih, Vol.3 p.141 • Tahdhib Al-Ahkam, Vol.8 p.235 • Al-Wafi, Vol.17 p.257 • Wasa'il Al-Shi'ah, Vol.23 p.54 • Al-Fusul Al-Muhimmah, Vol.2 p.394

3516 - وَ رُوِيَ عَنِ ٱلْعَبَّاسِ بْنِ عَامِرٍ عَنْ أَبَانٍ عَنْ مُحَمَّدِ بْنِ ٱلْفَضْلِ ٱلْهَاشِمِيِّ قَالَ : قُلْتُ لِأَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ رَجُلُ أَقَرَّ أَنَّهُ عَبْدُ قَالَ يَأْخُذُهُ بِمَا قَالَ أَوْ يَرُدَّ ٱلْمَالَ.

Hadith.3516 - Al-'Abbas ibn 'Amir narrated from Aban, from Muhammad ibn al-Fadl al-Hashimi, who said:

"I said to Abu Abdullah ${a.s}$, 'A man admitted that he is a slave.'

Imam (a.s) said: 'He will be held accountable based on what he said, or he must return the wealth."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.141

3517 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ قَالَ رَسُولُ اَللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ اَلهِ: إِذَا عَمِيَ اَلْعَبْدُ فَلاَ رِقً عَلَيْهِ وَ اَلْعَبْدُ إِذَا أَجْذَمَ فَلاَ رِقً عَلَيْهِ.

Hadith.3517 - Al-Sakooni narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers, peace be upon them, who said: The Messenger of Allah ^{SWT}, peace be upon him and his family, said: "If a slave becomes blind, there is no servitude upon him; and if a slave becomes leprous, there is no servitude upon him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.141 • Awali Al-La'ali, Vol.2 p.304



3518 - وَ قَالَ الصَّادِقُ عَلَيْهِ اَلسَّلاَمُ: «إِذَا عَمِىَ اَلْعَبْدُ فَقَدْ عَتَقَ».

Hadith.3518 - Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "If a slave becomes blind, he is emancipated."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.142

3519 - وَ رَوَى هِشَامُ بْنُ سَالِمٍ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «قَضَى أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فِيمَنْ نَكَّلَ بِمَمْلُوكِهِ أَنَّهُ حُرٌّ لاَ سَبِيلَ لَهُ عَلَيْهِ سَائِبَةٌ يَذْهَبُ فَيَتَوَلَّى إِلَى مَنْ أَحَبَّ فَإِذَا ضَمِنَ حَدَثَهُ فَهُوَ يَرثُهُ».

Hadith.3519 - Hisham ibn Salim narrated from Abu Basir, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}:

"Commander of the Faithful, peace be upon him, ruled regarding a person who mistreated his slave that the slave becomes free. There is no authority over him, and he is considered a 'sa'ibah' (free without obligation). He may choose to align himself with whomever he wishes, and if that person guarantees his liability, then he inherits from him."

[REFERENCES]

Al-Kafi, Vol.7 p.172 • Man La Yahduruhu Al-Faqih, Vol.3 p.142 • Tahdhib Al-Ahkam, Vol.8 p.223 • Tahdhib Al-Ahkam, Vol.9 p.395 • Al-Wafi, Vol.10 p.666 • Wasa'il Al-Shi'ah, Vol.23 p.43 • Wasa'il Al-Shi'ah, Vol.26 p.245 • Al-Fusul Al-Muhimmah, Vol.2 p.481

-3520 - وَ رُوِيَ : فِي اِمْرَأَةٍ قَطَعَتْ ثَدْيَ وَلِيدَتِهَا «أَنَّهَا حُرَّةٌ لاَ سَبِيلَ لِمَوْلاَتِهَا عَلَيْهَا».

Hadith.3520 - It is narrated regarding a woman who cut off the breast of her female slave; "She (the slave) is free, and her mistress has no authority over her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.142 • Mustadrak Al-Wasa'il, Vol.15 p.463

3521 - وَ رَوَى طَلْحَةُ بْنُ زَيْدٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ ٱلسَّلاَمُ : فِي رَجُلٍ أَعْتَقَ بَعْضَ مَمْلُوكِهِ قَالَ «هُوَ حُرُّ كُلُّهُ لَيْسَ لِلَّهِ عَزَّ وَ جَلَّ شَرِيكٌ».

Hadith.3521 - It is narrated by Talhah bin Zayd, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, peace be upon him, regarding a man who freed part of his slave.

Imam ^{a.s} said: "He is completely free; there is no partner with Allah ^{SWT}, the Almighty."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.142



3522 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ أَعْتَقَ أَمَةً وَ هِيَ حُبْلَى فَاسْتَثْنَى مَا فِى بَطْنِهَا قَالَ «اَلْأَمَةُ حُرَّةٌ وَ مَا فِى بَطْنِهَا حُرُّ لِأَنَّ مَا فِى بَطْنِهَا مِنْهَا».

Hadith.3522 - It is narrated by Al-Sakooni, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, peace be upon him, regarding a man who freed a pregnant bondwoman but excluded what was in her womb.

Imam ^{a.s} said: "The bondwoman is free, and what is in her womb is also free because what is in her womb is a part of her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.142 • Tahdhib Al-Ahkam, Vol.8 p.236 • Awali Al-La'ali, Vol.3 p.428 • Al-Wafi, Vol.10 p.609 • Wasa'il Al-Shi'ah, Vol.23 p.106

3523 - وَ رُوِيَ عَنْ سَيْفِ بْنِ عَمِيرَةَ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَ يَجُوزُ لِلْمُسْلِمِ أَنْ يُعْتِقَ مَمْلُوكاً مُشْرِكاً قَالَ «لاَ».

Hadith.3523 - It is narrated from Saif bin Amira, who said:

"I asked Abu Abdullah $^{\{a.s\}}$, 'Is it permissible for a Muslim to free a slave who is a polytheist?" Imam $^{\{a.s\}}$ said: "No."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.142 • Tahdhib Al-Ahkam, Vol.8 p.218 • Al-Istibsar, Vol.4 p.2 • Al-Wafi, Vol.10 p.590 • Wasa'il Al-Shi'ah, Vol.23 p.35

3524 - وَ رَوَى أَبُو اَلْبَخْتَرِيِّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ أَنَّ عَلِيّاً عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ يَجُوزُ فِي اَلْعَتَاقَ اَلْأَعْمَى وَ اَلْأَعْوَرُ وَ اَلْمُقْعَدُ وَ يَجُوزُ اَلْأَشَلُّ وَ اَلْأَعْرَجُ ».

Hadith.3524 - It is narrated by Abu Al-Bakhtari from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, that Imam Ali ibn Abi Talib ^{a.s} said: "It is not permissible in emancipation (freeing a slave) for the blind, the one-eyed, or the crippled. However, it is permissible for the one with a paralyzed hand or the lame."

[REFERENCES]

Qurb Al-Isnad, Vol.1 p.158 • Al-Kafi, Vol.6 p.196 • Man La Yahduruhu Al-Faqih, Vol.3 p.143 • Tahdhib Al-Ahkam, Vol.8 p.230 • Al-Wafi, Vol.10 p.587 • Wasa'il Al-Shi'ah, Vol.22 p.397 • Wasa'il Al-Shi'ah, Vol.23 p.45 • Bihar Al-Anwar, Vol.101 p.196

3525 - وَ رُوِيَ عَنْ عَلِيٍّ بْنِ جَعْفَرٍ عَنْ أَخِيهِ مُوسَى بْنِ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ قَالَ :

سَأَلْتُهُ عَنْ رَجُلٍ عَلَيْهِ عِتْقُ رَقَبَةٍ فَأَرَادَ أَنْ يُعْتِقَ نَسَمَةً أَيُّهُمَا أَفْضَلُ أَنْ يُعْتِقَ شَيْخاً كَبِيراً أَوْ شَابًا أَجْرَدَ قَالَ «أَعْتَقَ مَنْ أَغْنَى نَفْسَهُ اَلشَّيْخُ اَلْكَبِيرُ أَفْضَلُ مِنَ اَلشَّابٌ اَلْأَجْرَدِ».



Hadith.3525 - It is narrated from Ali bin Ja'far from his brother Imam Musa ibn Jafar Al-Kadhim ^{a.s}, who said:

"I asked him about a man who is obligated to free a slave and intends to emancipate one. Which is better—to free an old man or a young, healthy man?"

Imam ^{a.s} replied: 'Free the one who is more self-sufficient. The old man is better than the young, healthy (strong) man.' "

[REFERENCES]

Masa'il Ali Ibn Ja'far, Vol.1 p.303 • Al-Kafi, Vol.6 p.196 • Man La Yahduruhu Al-Faqih, Vol.3 p.143 • Tahdhib Al-Ahkam, Vol.8 p.230 • Al-Wafi, Vol.10 p.587 • Wasa'il Al-Shi'ah, Vol.23 p.31

3526 - وَ رُوِيَ عَنْ أَحْمَدَ بْنِ هِلاَلٍ قَالَ : كَتَبْتُ إِلَى أَبِي اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ كَانَ عَلَيَّ عِثْقُ رَقَبَةٍ فَهَرَبَ لِي مَمْلُوكُ لَسْتُ أَعْلَمُ أَيْنَ هُوَ أَ يُجْزينِي عِثْقُهُ فَكَتَبَ عَلَيْهِ اَلسَّلاَمُ «نَعَمْ ».

Hadith.3526 - It is narrated from Ahmad bin Hilal, who said:

"I wrote to Abu al-Hasan ^{a.s}, stating that I was obligated to free a slave, but my slave had escaped, and I did not know where he was. Would his emancipation suffice for fulfilling my obligation?" Imam ^{a.s} wrote back: 'Yes.' "

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.143 • Al-Wafi, Vol.11 p.596 • Wasa'il Al-Shi'ah, Vol.23 p.84

3527 - وَ رُوِيَ عَنْ أَبِي هَاشِمِ ٱلْجَعْفَرِيِّ قَالَ : سَأَلْتُ أَبَا ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلِ لَهُ مَمْلُوكُ قَدْ أَبَقَ مِنْهُ يَجُوزُ أَنْ يُعْتِقَهُ فِى كَفَّارَةِ ٱلظِّهَارِ قَالَ «لاَ بَأْسَ بِهِ مَا لَمْ يَعْرِفْ مِنْهُ مَوْتاً».

Hadith.3527 - It is narrated from Abu Hashim al-Ja'fari, who said:

"I asked Abu al-Hasan $^{\{a.s\}}$, about a man who had a runaway slave. Is it permissible for him to free the slave as an expiation for zihar?"

Imam ^{a.s} replied: 'There is no harm in it, as long as he has not come to know of the slave's death.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.144 • Tahdhib Al-Ahkam, Vol.8 p.247 • Al-Wafi, Vol.22 p.934



CHAPTER 54 – CHAPTER ON WHAT HAS BEEN REPORTED REGARDING THE CHILD OF ADULTERY AND THE FOUNDLING

بَابُ مَا جَاءَ فِي وَلَدِ الزِّنَا وَ اللَّقِيطِ

% HADITH 3528 – 3533 \$ بسنم الله الرّعمِن الرّمير

3528 - رَوَى سَعِيدُ بْنُ يَسَارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ بَأْسَ بِأَنْ يُعْتَقَ وَلَدُ اَلزُّنَا».

Hadith.3528 - It is narrated from Sa'id ibn Yasar, who said:

"Abu Abdullah {a.s}, said: 'There is no harm in emancipating the child born out of wedlock.' "

[REFERENCES]

Al-Kafi, Vol.6 p.182 • Man La Yahduruhu Al-Faqih, Vol.3 p.144 • Tahdhib Al-Ahkam, Vol.8 p.218 • Tahdhib Al-Ahkam, Vol.8 p.227 • Al-Wafi, Vol.10 p.589 • Wasa'il Al-Shi'ah, Vol.23 p.32

3529 - وَ رَوَى عَنْبَسَةُ بْنُ مُصْعَبٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : قُلْتُ لَهُ جَارِيَةٌ لِي زَنَتْ أَبِيعُ وَلَدَهَا قَالَ «نَعَمْ» قُلْتُ أَحُجُّ بِثَمَنِهِ قَالَ «نَعَمْ».

Hadith.3529 - It is narrated from Anbasa ibn Mus'ab that he said:

"I said to Abu Abdullah ^{a.s}: 'A bondwoman of mine committed adultery. Can I sell her child?' Imam ^{a.s} said: 'Yes.'

I said: 'Can I perform Hajj with its price?'

Imam {a.s} said: 'Yes.' "

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.144 • Al-Wafi, Vol.17 p.274 • Wasa'il Al-Shi'ah, Vol.17 p.300

3530 - وَ رَوَى حَمَّادٌ عَنِ اَلْحَلَبِيِّ قَالَ : سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ وَلَدِ اَلزِّنَا أَ يُشْتَرَى أَوْ يُبَاعُ أَوْ يُسْتَخْدَمُ قَالَ «نَعَمْ إِلاَّ جَارِيَةً لَقِيطَةً فَإِنَّهَا لاَ تُشْتَرَى».

Hadith.3530 - It is narrated from Hammad, from Al-Halabi, who said:

"Abu Abdullah ^{a.s}, was asked about a child born out of adultery—can he be bought, sold, or used for service?

 $Imam^{a.s}$ said: 'Yes, except for a foundling girl (abandoned by parents), as she cannot be bought.'

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.145 • Tahdhib Al-Ahkam, Vol.8 p.227 • Al-Wafi, Vol.17 p.274 • Wasa'il Al-Shi'ah, Vol.17 p.300 • Wasa'il Al-Shi'ah, Vol.23 p.96

3531 - وَ رَوَى حَمَّادُ بْنُ عِيسَى عَنْ حَرِيزٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «اَلْمَنْبُوذُ حُرُّ إِنْ شَاءَ جَعَلَ وَلاَءَهُ لِلَّذِينَ رَبَّوْهُ وَ إِنْ شَاءَ لِغَيْرِهِمْ».



CHAPTER 54 – CHAPTER ON WHAT HAS BEEN REPORTED REGARDING THE CHILD OF ADULTERY AND THE FOUNDLING

Hadith.3531 - It is narrated from Hammad bin Isa, from Hariz, from Abu Abdullah (a.s):

"The abandoned child (foundling) is free. If he wishes, he may assign his allegiance to those who raised him, or if he wishes, to others."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.145 • Tahdhib Al-Ahkam, Vol.8 p.227 • Al-Wafi, Vol.25 p.937 • Wasa'il Al-Shi'ah, Vol.23 p.98

3532 - وَ فِي رِوَايَةِ ٱلْمُثَنَّى عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «إِنْ طَلَبَ ٱلَّذِي رَبَّاهُ بِنَفَقَتِهِ وَ كَانَ مُوسِراً رَدَّ عَلَيْهِ وَ إِنْ لَمْ يَكُنْ مُوسِراً كَانَ مَا أَنْفَقَ صَدَقَةً».

Hadith.3532 - In the narration of Al-Muthanna, from Abu Abdullah (a.s):

"If the one who raised the abandoned child demands repayment for his expenses and he (the child) is financially capable, he must repay him. However, if he is not financially capable, then what was spent is considered charity."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.145 • Wasa'il Al-Shi'ah, Vol.23 p.98

3533 - وَ رَوَى زُرَارَةُ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ أَنَّهُ قَالَ : فِي لَقِيطَةٍ وُجِدَتْ فَقَالَ «حُرَّةٌ لاَ تُشْتَرَى وَ لاَ تُبَاعُ وَ إِنْ كَانَ وُلِدَ مَمْلُوكُ لَكَ مِنَ اَلزِّنَا فَأَمْسِكْ أَوْ بِعْ إِنْ أَحْبَبْتَ هُوَ مَمْلُوكٌ لَكَ».

Hadith.3533 - Zurarah narrates from one of the Imams ^{a.s}, peace be upon them, that Imam ^{a.s} said regarding a foundling:

"She is free and cannot be bought or sold. However, if a child is born to you from her through unlawful relations, then you may keep or sell the child if you wish, as he is your slave."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.145 • Tahdhib Al-Ahkam, Vol.8 p.228 • Al-Wafi, Vol.17 p.272 • Wasa'il Al-Shi'ah, Vol.17 p.300



CHAPTER 55 – CHAPTER ON ABSCONDING SLAVES

بَابُ الْإِبَاقِ

3534 - قَالَ أَبُو جَعْفَر عَلَيْهِ ٱلسَّلاَمُ : «ٱلْعَبْدُ ٱلْآبِقُ لاَ تُقْبَلُ لَهُ صَلاَةٌ حَتَّى يَرْجِعَ إِلَى مَوْلاَهُ».

Hadith.3534 - Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, said: "The runaway slave's prayer is not accepted until he returns to his master."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.145 • Al-Wafi, Vol.15 p.519 • Wasa'il Al-Shi'ah, Vol.23 p.82

3535 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «اَلْمَمْلُوكُ إِذَا هَرَبَ وَ لَمْ يَخْرُجْ مِنْ مصْرِه لَمْ يَكُنْ آبِقاً».

Hadith.3535 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"If a slave runs away but does not leave his city, he is not considered a runaway (abiq)."

[REFERENCES]

Al-Kafi, Vol.6 p.200 • Man La Yahduruhu Al-Faqih, Vol.3 p.145 • Al-Wafi, Vol.15 p.519 • Wasa'il Al-Shi'ah, Vol.23 p.82 • Mustadrak Al-Wasa'il, Vol.15 p.476

3536 - وَ رَوَى زَيْدٌ اَلشَّحَّامُ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : أَنَّهُ سُئِلَ عَنْ رَجُلٍ يَتَخَوَّفُ إِبَاقَ مَمْلُوكِهِ أَوْ يَجْعَلُ فِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : أَنَّهُ سُئِلَ عَنْ رَجُلٍ يَتَخَوَّفُ إِبَاقَ مَمْلُوكِهِ أَوْ يَجْعَلُ فِي عُنُقِهِ رَايَةً قَالَ «إِنَّمَا هُوَ بِمَنْزِلَةِ بَعِيرٍ يُخَافُ شِرَادُهُ فَإِذَا خِفْتَ يَكُونُ اَلْمَمْلُوكُ قَدْ أَبَقَ أَ يُقَيِّدُهُ أَوْ يَجْعَلُ فِي عُنُقِهِ رَايَةً قَالَ «إِنَّمَا هُوَ بِمَنْزِلَةِ بَعِيرٍ يُخَافُ شِرَادُهُ فَإِذَا خِفْتَ ذَلِكَ فَاسْتَوْثِقْ مِنْهُ وَ أَكْسُهُ» قُلْتُ وَ كَمْ شِبَعُهُ قَالَ «أَمَّا نَحْنُ نَرْزُقُ عِيَالَنَا مُدَّيْنِ تَمْراً».

Hadith.3536 - Zayd al-Shahham narrated from Abu Abdullah ^{a.s}:

He was asked about a man who fears that his slave might run away or that the slave had already run away. Should he restrain him or place a mark on his neck?

Imam ^{a.s} replied: "He is like a camel you fear might escape. If you fear that, secure him properly, feed him well, and clothe him."

I asked: "How much is sufficient to fill his hunger?"

Imam ^{a.s} said: "As for us, we provide our dependents with two measures (mudd) of dates."

[REFERENCES]

Al-Kafi, Vol.6 p.199 • Man La Yahduruhu Al-Faqih, Vol.3 p.146 • Wasa'il Al-Shi'ah, Vol.23 p.83

3537 - وَ رَوَى مُحَمَّدُ بْنُ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ جَارِيَةٍ مُدَبَّرَةٍ أَبَقَتْ مِنْ سَيِّدِهَا سِنِينَ ثُمَّ إِنَّهَا جَاءَتْ بَعْدَ مَا مَاتَ سَيِّدُهَا بِأَوْلاَدٍ وَ مَتَاعٍ كَثِيرٍ وَ شَهِدَ لَهَا شَاهِدَانِ أَنَّ سَيِّدَهَا كَانَ قَدْ دَبَّرَهَا



فِي حَيَاتِهِ مِنْ قَبْلِ أَنْ تَأْبِقَ قَالَ «أَرَى أَنَّ جَمِيعَ مَا مَعَهَا لِلْوَرَثَةِ » قُلْتُ وَ لاَ تُعْتَقُ مِنْ ثُلُثِ سَيِّدِهَا قَالَ «لاَ إِنَّهَا أَبَقَتْ عَاصِيَةً لِلَّهِ وَ لِسَيِّدِهَا فَأَبْطَلَ ٱلْإِبَاقُ ٱلتَّدْبِيرَ».

Hadith.3537 - Muhammad ibn Muslim narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s).

I asked him about a bondwoman who was mudadbarah (promised freedom upon the master's death). She ran away from her master for several years and later returned after her master had died. She came back with children and considerable possessions. Two witnesses testified that her master had declared her mudadbarah during his lifetime, before she had run away.

Imam (a.s) said: "I see that all the possessions she brought belong to the heirs."

I asked: "Would she not be freed from her master's one-third estate?"

Imam ^{a.s} replied: "No, because she fled, disobeying Allah ^{SWT} and her master. Her escape nullified the declaration of tadbir (conditional freedom)."

[REFERENCES]

Al-Kafi, Vol.6 p.200 • Man La Yahduruhu Al-Faqih, Vol.3 p.146 • Tahdhib Al-Ahkam, Vol.8 p.264 • Al-Istibsar, Vol.4 p.32 • Al-Wafi, Vol.10 p.631 • Wasa'il Al-Shi'ah, Vol.23 p.129 • Mustadrak Al-Wasa'il, Vol.16 p.9

3538 - وَ رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ : «أَنَّ عَلِيّاً عَلَيْهِ اَلسَّلاَمُ أَخْتُصِمَ إِلَيْهِ فَالَ «يَحْلِفُ بِاللَّهِ اَلَّذِي لاَ إِلَهَ إِلاَّ هُوَ مَا سَلَبَهُ الْخُتُصِمَ إِلَيْهِ فَإِذَا حَلَفُ بِاللَّهِ اَلَّذِي لاَ إِلَهَ إِلاَّ هُوَ مَا سَلَبَهُ ثِيَابَهُ وَ لاَ شَيْئاً مِمَّا كَانَ عَلَيْهِ وَ لاَ بَاعَهُ وَ لاَ دَاهَنَ فِي إِرْسَالِهِ فَإِذَا حَلَفَ بَرِئَ مِنَ اَلضَّمَانِ» ».

Hadith.3538 - Isma'il ibn Muslim narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}:

Imam Ali ibn Abi Talib ^{a.s} was approached with a dispute regarding a man who had captured a runaway slave. The slave had been with him for some time, but later escaped again.

Imam Ali ibn Abi Talib ^{a.s} said: "The man must swear by Allah ^{SWT}, there is no god but Him, that he did not take the slave's clothes, nor anything that belonged to him, nor did he sell him, nor conspire in his release. If he swears this, he is absolved from liability."

[REFERENCES]

Al-Kafi, Vol.6 p.201 • Man La Yahduruhu Al-Faqih, Vol.3 p.146 • Tahdhib Al-Ahkam, Vol.8 p.247 • Al-Wafi, Vol.18 p.920 • Wasa'il Al-Shi'ah, Vol.23 p.85

3539 - وَ رَوَى غِيَاتُ بْنُ إِبْرَاهِيمَ اَلدَّارِمِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ أَنَّ عَلِيًاً عَلَيْهِ اَلسَّلاَمُ قَالَ : فِي جُعْل اَلاَبق «إِنَّ اَلْمُسْلِمَ يُرَدُّ عَلَى اَلْمُسْلِمِ ».

Hadith.3539 - Ghiyath ibn Ibrahim al-Darimi narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}:

Imam Ali ibn Abi Talib ^{a.s} said regarding the reward for capturing a runaway slave: "Indeed, the Muslim should be returned to the Muslim."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.146 • Al-Wafi, Vol.17 p.406 • Wasa'il Al-Shi'ah, Vol.23 p.87

BAB UL OAIM

3540 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ : فِي رَجُلِ أَخَذَ آبِقاً فَفَرَّ مِنْهُ قَالَ «لَيْسَ عَلَيْهِ شَيْءٌ».

Hadith.3540 – Imam ${a.s}$ said regarding a man who captured a runaway slave and then the slave escaped from him:

"There is nothing (no liability) upon him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.147

3541 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنِ ٱلْحَسَنِ بْنِ صَالِحٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُل أَصَابَ دَابَّةً قَدْ سُرِقَتْ مِنْ جَارِ لَهُ فَأَخَذَهَا لِيَأْتِيَهُ بِهَا فَنَفَقَتْ قَالَ «لَيْسَ عَلَيْهِ شَيْءٌ».

Hadith.3541 - Al-Hasan ibn Mahbub narrated from Al-Hasan ibn Salih, from Abu Abdullah ^{a.s}. He said: I asked him about a man who found a stolen animal that belonged to his neighbor, so he took it to return it to him, but the animal died.

Imam {a.s} said: "There is nothing (no liability) upon him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.147

3542 - وَ رَوَى عَلِيُّ بْنُ رِئَابٍ عَنْ أَبِي عُبَيْدَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِنَّ اَلْعَبْدَ إِذَا أَبَقَ مِنْ مَوَالِيهِ وَ مَوَالِيهِ ثُمَّ سَرَقَ لَمْ يُقْطَعْ وَ هُوَ آبِقٌ لِأَنَّهُ بِمَنْزِلَةِ اَلْمُرْتَدِّ عَنِ اَلْإِسْلاَمِ وَ لَكِنْ يُدْعَى إِلَى اَلرُّجُوعِ إِلَى مَوَالِيهِ وَ مَوْالِيهِ وَ لَكِنْ يُدْعَى إِلَى اَلرُّجُوعِ إِلَى مَوَالِيهِ وَ المُرْتَدُ إِذَا سَرَقَ بِمَنْزِلَتِهِ».

Hadith.3542 - Ali ibn Ri'ab narrated from Abu Ubaydah, from Abu Abdullah (a.s).

Imam ^{a.s} said: "Indeed, if a slave escapes from his masters and then steals, his hand is not cut off while he is a fugitive, because he is like one who has apostatized from Islam. However, he is invited to return to his masters and re-enter Islam. If he refuses to return to his masters, his hand is cut off for the theft, and then he is executed. And the apostate, if he steals, is treated in the same manner."

[REFERENCES]

Al-Kafi, Vol.7 p.259 • Man La Yahduruhu Al-Faqih, Vol.3 p.147 • Tahdhib Al-Ahkam, Vol.10 p.142 • Al-Wafi, Vol.15 p.491 • Wasa'il Al-Shi'ah, Vol.23 p.108 • Wasa'il Al-Shi'ah, Vol.28 p.303 • Wasa'il Al-Shi'ah, Vol.28 p.338 • Mustadrak Al-Wasa'il, Vol.18 p.148 • Mustadrak Al-Wasa'il, Vol.18 p.172

3543 - وَ رَوَى اِبْنُ أَبِي عُمَيْرٍ عَنْ أَبِي حَبِيبٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ اِشْتَرَى مِنْ رَجُلٍ عَبْداً وَ كَانَ عِنْدَهُ عَبْدَانِ فَقَالَ لِلْمُشْتَرِي اِذْهَبْ بِهِمَا فَاخْتَرْ أَحَدَهُمَا وَ رُدَّ اَلْآخَرَ وَ قَدْ قَبَضَ اَلْمَالَ فَذَهَبَ بِهِمَا اَلْمُشْتَرِي فَأَبَقَ أَحَدُهُمَا مِنْ عِنْدِهِ قَالَ «لِيَرُدَّ اَلَّذِي عِنْدَهُ مِنْهُمَا وَ يَقْبِضُ نِصْفَ قَدْ قَبَضَ اَلْمَالَ فَذَهَبَ بِهِمَا الْمُشْتَرِي فَأَبَقَ أَحَدُهُمَا مِنْ عِنْدِهِ قَالَ «لِيَرُدَّ الَّذِي عِنْدَهُ مِنْهُمَا وَ يَقْبِضُ نِصْفَ تَمْ مَنْ اللهَ عَلَى مِنَ الْبَائِعِ وَ يَذْهَبُ فِي طَلَبِ الْغُلاَمِ فَإِنْ وَجَدَهُ اِخْتَارَ أَيَّهُمَا شَاءَ وَ رَدَّ اَلْآخَرَ وَ إِنْ لَمْ يَجِدْهُ كَانَ اَلْعَبْدُ بَيْنَهُمَا نِصْفُهُ لِلْمُبْتَاعِ».



Hadith.3543 - Ibn Abi Umayr narrated from Abu Habib, from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}. He said:

"I asked him about a man who bought a slave from another man, and the seller had two slaves. The seller said to the buyer, 'Take them both, then choose one of them and return the other,' and he had already received the payment. The buyer took both slaves, but one of them escaped while in his possession.

Imam ^{a.s} said: 'He should return the one that is with him and reclaim half of the price he paid from the seller. Then, he may search for the escaped slave. If he finds him, he may choose either of them and return the other. But if he does not find him, then the slave that remains will be shared between them—half belonging to the seller and half to the buyer.'"

[REFERENCES]

Al-Kafi, Vol.5 p.217 • Man La Yahduruhu Al-Faqih, Vol.3 p.148 • Tahdhib Al-Ahkam, Vol.7 p.72 • Tahdhib Al-Ahkam, Vol.7 p.82 • Awali Al-La'ali, Vol.3 p.229 • Al-Wafi, Vol.16 p.1119 • Wasa'il Al-Shi'ah, Vol.18 p.268

3544 - وَ رُوِيَ عَنْ أَبِي جَمِيلَةَ عَنْ عَبْدِ اَللَّهِ بْنِ أَبِي يَعْفُورٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «أَكْتُبْ لِلاَبِقِ فِي قِرْطَاسٍ: «بِسْمِ اَللَٰهِ اَلرَّحْمٰنِ اَلرَّحِيمِ» يَدُ فُلاَنٍ مَغْلُولَةٌ إِلَى عُنُقِهِ إِذَا أَخْرَجَهَا ۞ لَمْ يَكَدْ فِي قِرْطَاسٍ: «بِسْمِ اَللَٰهِ اَلرَّحْمٰنِ اَلرَّحِيمِ» يَدُ فُلاَنٍ مَغْلُولَةٌ إِلَى عُنُقِهِ إِذَا أَخْرَجَهَا ۞ لَمْ يَكَدْ يَكُدْ يَرَاهٰا وَ مَنْ لَمْ يَجْعَلِ اَللَٰهُ لَهُ نُوراً فَمَا لَهُ مِنْ نُورٍ ۞ ثُمَّ لُفَهَا ثُمَّ اِجْعَلْهَا بَيْنَ عُودَيْنِ ثُمَّ أَلْقِهَا فِي كَوَّةِ بَيْتٍ مُظْلِمٍ فِي اَلْمَوْضِعَ الَّذِي كَانَ يَأْوِي فِيهِ ».

Hadith.3544 - Abu Jameelah narrated from Abdullah ibn Abi Ya'fur, from Abu Abdullah ^{a.s}: "Write for the runaway slave on a piece of paper or parchment: 'In the Name of Allah ^{SWT}, the Most Gracious, the Most Merciful. The hand of [slave's name] is tied to his neck. If he extends it, he will hardly see it. *And whomever Allah ^{SWT} has not granted light, for him there is no light* (Surah An-Nur 24:40).'

Then wrap it, place it between two sticks, and throw it into a dark corner of the house where he used to stay."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.148 • Makarim Al-Akhlaq, Vol.1 p.413 • Al-Wafi, Vol.15 p.519 • Wasa'il Al-Shi'ah, Vol.23 p.109 • Tafsir Nur Al-Thaqalayn, Vol.3 p.611 • Tafsir Kanz Al-Daqaiq, Vol.9 p.322

3545 - وَ رُوِيَ عَنْ مُعَاوِيَةَ بْنِ عَمَّارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «أَدْعُ بِهَذَا اَلدُّعَاءِ لِلْآبِقِ وَ أَكْتُبْهُ فِي وَرَقَةٍ : اَللَّهُمَّ اَلسَّمَاءُ لَكَ وَ اَلْأَرْضُ لَكَ وَ مَا بَيْنَهُمَا لَكَ فَاجْعَلْ مَا بَيْنَهُمَا أَضْيَقَ عَلَى فُلاَنٍ مِنْ جِلْدِ جَمَلٍ فِي وَرَقَةٍ : اَللَّهُمَّ السَّمَاءُ لَكَ وَ اَلْأَرْضُ لَكَ وَ مَا بَيْنَهُمَا لَكَ فَاجْعَلْ مَا بَيْنَهُمَا أَضْيَقَ عَلَى فُلاَنٍ مِنْ جِلْدِ جَمَلٍ حَتَّى تَرُدَّهُ عَلَيَّ وَ تُظْفِرَنِي بِهِ وَ لْيَكُنْ حَوْلَ اَلْكِتَابِ آيَةُ اَلْكُرْسِيِّ مَكْتُوبَةً مُدَوَّرَةً ثُمَّ اِدْفِنْهُ وَ ضَعْ فَوْقَهُ شَيْئاً وَيَ فِيهِ بِاللَّيْلِ».

Hadith.3545 - Mu'awiyah ibn Ammar narrated from Abu Abdullah (a.s):

"Recite this supplication for the runaway slave and write it down on a piece of paper:

'O Allah ^{SWT}! The heavens belong to You, the earth belongs to You, and whatever is between them belongs to You. Make what is between them tighter upon [slave's name] than the skin of a camel, until You return him to me and make me victorious over him.'

Then, write Ayat al-Kursi around the paper in a circular manner. Bury it and place something heavy over it in the spot where he used to take shelter at night."



CHAPTER 55 – CHAPTER ON ABSCONDING SLAVES	
[REFERENCES] Man La Yahduruhu Al-Faqih, Vol.3 p.148 • Makarim Al-Akhlaq, Vol.1 p.398 • Al-Wafi, Vol.15 p.519 • Wasa'il Al-Shi'ah, Vol.23 p.109 • Bihar Al-Anwar, Vol.92 p.123	
	<u> </u>
	III/C/SADAII



CHAPTER 56 – CHAPTER ON APOSTASY

بَابُ الارْتِدَادِ

HADITH 3546 – 3556 \$ يسئم الله الله الرحمن الرميم

3546 - رَوَى هِشَامُ بْنُ سَالِمٍ عَنْ عَمَّارٍ اَلسَّابَاطِيِّ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «كُلُّ مُسْلِمٍ بَيْنَ مُسْلِمَيْنِ اِرْتَدَّ عَنِ اَلْإِسْلاَمِ وَ جَحَدَ مُحَمَّداً صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ نُبُوَّتَهُ وَ كَذَّبَهُ فَإِنَّ دَمَهُ مُبَاحٌ لِكُلُّ مَنْ سَمِعَ ذَلِكَ مِنْهُ وَ إِمْرَأَتَهُ بَائِنَةٌ مِنْهُ فَلاَ تَقْرَبْهُ وَ يُقْسَمُ مَالُهُ عَلَى وَرَثَتِهِ وَ تَعْتَدُّ اِمْرَأَتُهُ عِدَّةَ اَلْمُتَوَفَّى عَنْهَا وَجُهَا، وَ عَلَى اَلْإِمَامِ أَنْ يَقْتُلَهُ إِنْ أُتِى بِهِ وَ لاَ يَسْتَتِيبَهُ ».

Hadith.3546 - Hisham ibn Salim narrated from Ammar al-Sabati who said:

I heard Abu Abdullah ^{a.s}, say: "Any Muslim who is living among Muslims and then apostasizes from Islam, denies the prophethood of Muhammad, peace be upon him and his family, and rejects him, then his blood is permissible (to be shed) for anyone who hears that from him. His wife becomes separated from him and must not approach him. His wealth is distributed among his heirs, and his wife observes the waiting period (iddah) as if her husband had died. It is upon the Imam to execute him if he is brought before him, and he is not to be given the opportunity to repent."

[REFERENCES]

Al-Kafi, Vol.7 p.257 • Man La Yahduruhu Al-Faqih, Vol.3 p.149 • Tahdhib Al-Ahkam, Vol.10 p.136 • Al-Istibsar, Vol.4 p.253 • Al-Wafi, Vol.15 p.482 • Wasa'il Al-Shi'ah, Vol.28 p.324 • Al-Fusul Al-Muhimmah, Vol.2 p.519 • Mustadrak Al-Wasa'il, Vol.18 p.172

3547 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ : «أَنَّ اَلْمُرْتَدَّ عَنِ اَلْإِسْلاَمِ تُعْزَلُ عَنْهُ اِمْرَأَتُهُ وَ لاَ تُؤْكَلُ ذَبِيحَتُهُ وَ يُسْتَتَابُ ثَلاَثاً فَإِنْ رَجَعَ وَ إِلاَّ قُتِلَ يَوْمَ اَلرَّابِعِ إِذَا كَانَ صَحِيحَ اَلْعَقْلِ». قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ يَعْنِى بِذَلِكَ الْمُرْتَدَّ الَّذِي لَيْسَ بِابْن مُسْلِمَيْن.

Hadith.3547 - Al-Sakuni narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers, peace be upon them:

"A person who apostasizes from Islam is to be separated from his wife, his slaughtered meat is not to be eaten, and he is to be given an opportunity to repent for three days. If he repents, he is spared, but if he does not repent, he is killed on the fourth day, provided he is of sound mind."

[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, commented: "This applies to an apostate who is not the child of two Muslim parents."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.149



3548 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : فِي ٱلْمُرْتَدَّ عَنِ ٱلْإِسْلاَمِ قَالَ «لاَ تُقْتَلُ وَ تُسْتَخْدَمُ خِدْمَةً شَدِيدَةً وَ تُمْنَعُ عَنِ ٱلطَّعَامِ وَ ٱلشَّرَابِ إِلاَّ مَا تُمْسِكُ بِهِ نَفْسَهَا وَ تُلْبَسُ أَخْشَنَ ٱلثِّيَابِ وَ تُضْرَبُ عَلَى ٱلصَّلَوَاتِ ».

Hadith.3548 - Hammad narrated from Al-Halabi, from Abu Abdullah ^{a.s}, regarding a person who apostasizes from Islam:

"He is not to be killed but is to be subjected to hard labor, denied food and drink except what sustains his life, made to wear coarse clothing, and beaten to perform prayers."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.150

3549 - وَ فِي رِوَايَةِ غِيَاثِ بْنِ إِبْرَاهِيمَ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ أَنَّ عَلِيًّا عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا إِرْتَدَّتِ اَلْمَرْأَةُ عَنِ اَلْإِسْلاَمِ لَمْ تُقْتَلْ وَ لَكِنْ تُحْبَسُ أَبَداً».

Hadith.3549 - In a narration by Ghiyath ibn Ibrahim, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, that Imam Ali ibn Abi Talib ^{a.s} said: "If a woman apostasizes from Islam, she is not to be killed but is to be imprisoned forever."

[REFERENCES]

 $\label{thm:continuous} \mbox{Man La Yahduruhu Al-Faqih, Vol.3 p.150 \bullet Tahdhib Al-Ahkam, Vol.10 p.142 \bullet Al-Istibsar, Vol.4 p.255 \bullet Al-Wafi, Vol.15 p.492 \bullet Wasa'il Al-Shi'ah, Vol.28 p.330} \mbox{}$

3550 - وَ قَالَ أَبُو جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ: «إِنَّ عَلِيهً اَلسَّلاَمُ لَمَّا فَرَغَ مِنْ أَهْلِ اَلْبَصْرَةِ أَتَاهُ سَبْعُونَ رَجُلاً مِنَ اَلزُّطٌ فَسَلَّمُوا عَلَيْهِ وَ كَلَّمُوهُ بِلِسَانِهِمْ ثُمَّ قَالَ لَهُمْ «إِنِّي لَسْتُ كَمَا قُلْتُمْ أَنَا عَبْدُ اَللَّهِ مَخْلُوقٌ» » قَالَ «فَأَبَوْا عَلَيْهِ وَ قَالُوا لَعَنَهُمُ اَللَّهُ لاَ بَلْ أَنْتَ أَنْتَ هُو فَقَالَ لَهُمْ «لَئِنْ لَمْ تَرْجِعُوا عَمَّا قُلْتُمْ وَ لَمْ تَتُوبُوا إِلَى اللَّهِ عَزَّ وَ عَلَيْهِ وَقَالُوا لَعَنَهُمُ اللَّهُ لاَ بَلْ أَنْتَ أَنْتَ هُو فَقَالَ لَهُمْ «لَئِنْ لَمْ تَرْجِعُوا عَمَّا قُلْتُمْ وَ لَمْ تَتُوبُوا إِلَى اللَّهِ عَزَّ وَ عَلَيْهِ السَّلاَمُ أَنْ تُحْوَرُوا إِلَى اللَّهِ عَزَّ وَ عَلَيْهِ السَّلاَمُ أَنْ تُحْوَرُوا إِلَى اللَّهِ عَزَّ وَ عَلَيْهِ السَّلاَمُ أَنْ تُحْفَرَ لَهُمْ آبَارُ فَحُفِرَتُ جَلًا لاَقْتُلْكُمْ» » قَالَ «فَأَبَوْا عَلَيْهِ أَنْ يَتُوبُوا وَ يَرْجِعُوا » قَالَ «فَأَمَرَ عَلَيْهِ اَلسَّلاَمُ أَنْ تُحْفَرَ لَهُمْ آبَارُ فَحُفِرَتُ ثُمَّ خَلَقَ بَعْضَهَا إِلَى بَعْضِ ثُمَّ قَذَفَ بِهِمْ فِيهَا ثُمَّ جَنَّ رُءُوسَهَا ثُمَّ أَلْهَبَ فِي بِئْرٍ مِنْهَا نَاراً وَ لَيْسَ فِيهَا أَحَدٌ مِنْهُمْ فَدَخَلَ فِيهَا الدُّخَانُ عَلَيْهِمْ فَمَاتُوا».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ إِنَّ الْغُلَاةَ لَعَنَهُمُ اللَّهُ يَقُولُونَ لَوْ لَمْ يَكُنْ عَلِيٌ رَبًا لَمَا عَذْبَهُمْ بِالنَّارِ وَ خَرْقِ بَعْضِهَا إِلَى بَعْضِ وَ تَعْطِيَةِ رُءُوسِهَا وَ لَكَانَ يُحْدِثُ نَاراً فِي أَجْسَادِهِمْ فَتَلْهَبُ رَبًا لَمَا احْتَاجَ إِلَى حَفْرِ الْآبَارِ وَ خَرْقِ بَعْضِهَا إِلَى بَعْضِ وَ تَعْطِيَةِ رُءُوسِهَا وَ لَكَانَ يُحْدِثُ نَاراً فِي أَجْسَادِهِمْ وَ قَتَلَهُمْ وَ لَوْ كَانَ بِهِمْ فَتُحْرِقُهُمْ وَ لَكِنَّهُ لَمَّا كَانَ عَبْداً مَخْلُوقاً حَفَرَ الْآبَارَ وَ فَعَلَ مَا فَعَلَ حَتَّى أَقَامَ حُكُمَ اللَّهِ فِيهِمْ وَ قَتَلَهُمْ وَ لَوْ كَانَ مَنْ عَذَّبَ بِعَيْرِ النَّارِ لَيْسَ بِرَبَّ وَ قَدْ وَجَدْنَا اللَّهَ تَعَالَى عَذَّبَ قَوْماً بِالْغَرَقِ مَنْ يُعَذِّبُ بِالنَّارِ وَ يُقِيمُ الْحَدَّ بِهَا رَبًا لَكَانَ مَنْ عَذَّبَ بِغَيْرِ النَّارِ لَيْسَ بِرَبَّ وَ قَدْ وَجَدْنَا اللَّهَ تَعَالَى عَذَّبَ قَوْماً بِالْغَرَقِ مَنْ يُعَدِّ لِللَّارِ وَ الطَّقَادِعِ وَ الدَّمِ وَ آخَرِينَ بِالطُّوفَانِ وَ آخَرِينَ بِالْجَرَادِ وَ الْقُمَّلِ وَ الضَّفَادِعِ وَ الدَّمِ وَ آخَرِينَ بِعِجَارَةٍ مِنْ سِجِيلٍ وَ آخَرِينَ بِاللَّارِ دُونَ غَيْرِهَا لِعِلَّةٍ فِيهَا حِكْمَةٌ بَالِغَةٌ وَ هِيَ أَنَّ اللَّهَ تَعَالَى ذِكْرُهُ حَرَّمَ النَّارَ عَلَى أَهْلِ تَوْحِيدِهِ فَقَالَ عَلِيَّ عَلَيْهِ السَّلامُ لَوْ كُنْتُ رَبَّكُمْ مَا أَحْرَقْتُكُمْ وَ قَدْ قُلْتُمْ بِرُبُوبِيَتِي وَ تَعَالَى ذِكْرُهُ حَرَّمَ النَّارَ عَلَى أَهْلِ تَوْحِيدِهِ فَقَالَ عَلِيُّ عَلَيْهِ السَّلامُ لَوْ كُنْتُ رَبَّكُمْ مَا أَحْرَقْتُكُمْ وَ قَدْ قُلْتُمْ بِرُبُوبِيَتِي وَ



لَكِنَّكُمُ اسْتَوْجَبْتُمْ مِنِّي بِظُلْمِكُمْ ضِدَّ مَا اسْتَوْجَبَهُ الْمُوَحِّدُونَ مِنْ رَبِّهِمْ عَزَّ وَ جَلَّ وَ أَنَا قَسِيمُ نَارِهِ بِإِذْنِهِ فَإِنْ شِئْتُ عَجَّلْتُهَا لَكُمْ وَ إِنْ شِئْتُ أَخَّرْتُهَا فَمَأُوَاكُمُ النَّارُ هِيَ مَوْلَاكُمْ أَيْ هِيَ أَوْلَى بِكُمْ وَ بِئْسَ الْمَصِيرُ وَ لَسْتُ لَكُمْ بِمَوْلًى وَ إِنَّمَا عَجَّلْتُهَا لَكُمْ وَ إِنْ شِئْتُ أَخَرْتُهَا فَمَأُوَاكُمُ النَّارُ هِيَ مَوْلَاكُمْ أَيْ هِيَ أَوْلَى بِكُمْ وَ بِئْسَ الْمَصِيرُ وَ لَسْتُ لَكُمْ بِمَوْلًى وَ إِنَّمَا أَمْيرُ الْمُؤْمِنِينَ عَلَيْهِ السَّلَامُ فِي قَوْلِهِمْ بِرُبُوبِيَّتِهِ مَقَامَ مَنْ عَبَدَ مِنْ دُونِ اللَّهِ عَزَّ وَ جَلَّ صَنَماً.

Hadith.3550 - Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, said:

"When Imam Ali ibn Abi Talib ^{a.s} had finished dealing with the people of Basra, seventy men from the Zutt came to him, greeted him, and spoke to him in their language.

Then Imam Ali ibn Abi Talib ^{a.s} said to them: 'Indeed, I am not as you have said. I am a servant of Allah ^{SWT}, created by Him.'

They refused to accept his words and said (may Allah {SWT} curse them): 'No, rather you are (God) Himself.'

So Imam Ali ibn Abi Talib (a.s) said to them: 'If you do not retract what you have said and do not repent to Allah (SWT), the Almighty and Glorious, I will surely kill you.'

They refused to repent or retract.

Then, Imam Ali ibn Abi Talib ^{a.s}, ordered that pits be dug for them, which were then connected to one another. Imam ^{a.s} cast them into these pits and covered their openings.

Imam ^{a.s} then lit a fire in one of the pits, without any of them inside, causing smoke to enter and suffocate them until they died."

[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, said:

The extremists, may Allah (SWT) curse them, claim that if Ali (a.s) had not been a Lord (AZJ), he would not have punished them with fire.

It is said to them: If he were a Lord ^(AZ), he would not have needed to dig pits, connect some of them to others, cover their tops, and then set fire to them. Instead, he would have created fire directly within their bodies, causing it to blaze and burn them.

However, since he was a created servant of Allah (SWT), he dug the pits and did what he did in order to establish Allah's (SWT) ruling upon them and executed them accordingly.

If the one who punishes with fire and enforces punishment using it must be a Lord ^{AZI}, then by this reasoning, anyone who punishes by other means, such as drowning, would not be a Lord ^{AZI}. Yet, we have found that Allah ^{SWT} the Exalted punished some people by drowning, others by the wind, others by the flood, and others by locusts, lice, frogs, blood, and stones of baked clay. Indeed, Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} punished them with fire for their

claim of his divinity, instead of using other forms of punishment, for a profound wisdom. This wisdom lies in the fact that Allah (SWT) the Exalted has forbidden fire upon the people of His

"Had I been your Lord [AZJ], I would not have burned you, even though you claimed my divinity. But because of your wrongdoing, you have earned from me the opposite of what the believers in Allah's [SWT] Oneness deserve from their Lord [AZJ], the Almighty.

I am the divider of His fire by His permission—if I wish, I hasten it for you, and if I wish, I delay it. Your abode is the fire; it is your master," meaning it is more deserving of you, and what an evil destination!

And I am not your master."

Thus, Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} dealt with them for their claim of his divinity in the same way as those who worshiped idols instead of Allah ^{SWT}, the Almighty.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.150

Oneness. So Imam Ali ibn Abi Talib (a.s) said:



3551 - وَ ذَلِكَ أَنَّ رَجُلَيْنِ بِالْكُوفَةِ مِنَ اَلْمُسْلِمِينَ أَتَى رَجُلٌ أَمِيرَ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فَشَهِدَ أَنَّهُ رَآهُمَا يُصَلِّيانِ لِصَنَمٍ فَقَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ وَيْحَكَ لَعَلَّهُ بَعْضُ مَنْ يَشْتَبِهُ عَلَيْكَ أَمْرُهُ فَأَرْسَلَ رَجُلاً فَنَظَرَ إِلَيْهِمَا وَ يُصَلِّيانِ لِصَنَمٍ فَقَالَ عَلِيْ عَلَيْهِ اَلسَّلاَمُ وَيُحَكَ لَعَلَّهُ بَعْضُ مَنْ يَشْتَبِهُ عَلَيْهِ اَلْمُرْضِ أَخْدُوداً وَ أَجَّجَ فِيهِ نَاراً هُمَا يُرْجِعَا فَأَبْيَا فَخَدَّ لَهُمَا فِي اَلْأَرْضِ أُخْدُوداً وَ أَجَّجَ فِيهِ نَاراً فَطَرَحَهُمَا فِيهِ رَوَى ذَلِكَ مُوسَى بْنُ بَكْرٍ عَن الْفُضَيْلِ عَنْ أَبِى عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ :.

Hadith.3551 - And it is reported that two men in Kufa, who were Muslims, were brought before Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s}. A man testified that he had seen them praying to an idol.

Imam Ali ibn Abi Talib ^{a.s} said: "Woe unto you! Perhaps it is someone who merely appeared similar to them, and the matter has confused you."

Then, Imam Ali ibn Abi Talib ${}^{\{a.s\}}$ sent a man to observe them. The man returned and confirmed that they were indeed praying to an idol.

So, Imam Ali ibn Abi Talib ${}^{\{a.s\}}$ summoned them and said: "Repent and return (to Islam)." But they refused.

Then, Imam ^{a.s} dug a trench in the ground, lit a fire in it, and threw them into the fire. This was narrated by Musa ibn Bakr from al-Fudayl, from Abu Abdullah ^{a.s}.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.151

3552 - وَ كَتَبَ غُلاَمٌ لِأَمِيرِ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ إِلَيْهِ إِنِّي قَدْ أَصَبْتُ قَوْماً مِنَ ٱلْمُسْلِمِينَ زَنَادِقَةً وَ قَوْماً مِنَ ٱلْمُسْلِمِينَ وُلِدَ عَلَى ٱلْفِطْرَةِ ثُمَّ اِرْتَدَّ فَاضْرِبْ عُنُقَهُ وَ لاَ تَسْتَتِبْهُ مِنَ ٱلنَّصَارَى وَلاَ عَلَى ٱلْفِطْرَةِ ثُمَّ اِرْتَدَّ فَاضْرِبْ عُنُقَهُ وَ أَمَّا ٱلنَّصَارَى فَمَا هُمْ عَلَيْهِ أَعْظَمُ وَ مَنْ لَمْ يُولَدْ مِنْهُمْ عَلَى ٱلْفِطْرَةِ فَاسْتَتِبْهُ فَإِنْ تَابَ وَ إِلاَّ فَاضْرِبْ عُنُقَهُ وَ أَمَّا ٱلنَّصَارَى فَمَا هُمْ عَلَيْهِ أَعْظَمُ مِنَ ٱلزَّنْدَقَةِ».

Hadith.3552 - A servant wrote to Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} saying: "I have come across a group of Muslims who are heretics (Zindiqs) and a group of Christians who are also heretics."

Imam Ali ibn Abi Talib ${a.s}$ replied: "As for those who were born as Muslims, upon the natural disposition (Fitrah), and then apostatized—strike their necks (execute them) and do not offer them repentance.

But those who were not born upon the natural disposition (Fitrah), offer them repentance. If they repent, then leave them; but if they do not, then strike their necks (execute them).

And as for the Christians, what they are upon (their belief system) is even graver than heresy."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.152

3553 - وَ فِي رِوَايَةِ مُوسَى بْنِ بَكْرٍ عَنِ اَلْفُضَيْلِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «أَنَّ رَجُلاً مِنَ اَلْمُسْلِمِينَ تَنَصَّرَ فَأُتِي بِهِ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ فَاسْتَتَابَهُ فَأَبَى عَلَيْهِ فَقَبَضَ عَلَى شَعْرِهِ وَ قَالَ «طَئُوا عِبَادَ اَللَّهِ عَلَيْهِ» تَنَصَّرَ فَأُتِي بِهِ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ فَاسْتَتَابَهُ فَأَبَى عَلَيْهِ فَقَبَضَ عَلَى شَعْرِهِ وَ قَالَ «طَئُوا عِبَادَ اَللَّهِ عَلَيْهِ فَقَبَضَ عَلَى شَعْرِهِ وَ قَالَ «طَئُوا عِبَادَ اللَّهِ عَلَيْهِ» فَقُوطِئَ حَتَّى مَاتَ».



Hadith.3553 - In a narration reported by Musa bin Bakr from Al-Fudhayl, from Abu Abdullah ^{a.s}: "A man from among the Muslims converted to Christianity. He was brought to Imam Ali ibn Abi Talib ^{a.s}.

Imam Ali ibn Abi Talib ^{a.s} asked him to repent, but he refused.

Then Imam Ali ibn Abi Talib ^{a.s} seized him by his hair and said: 'Trample upon him, O servants of Allah ^{SWT}!' So they trampled him until he died."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.152

3554 - وَ رَوَى فَضَالَةُ عَنْ أَبَانٍ أَنَّ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : فِي اَلصَّبِيِّ إِذَا شَبَّ فَاخْتَارَ اَلنَّصْرَانِيَّةَ وَ أَحَدُ أَبَوَيْهِ نَصْرَانِيٌّ أَوْ جَمِيعاً مُسْلِمَيْن قَالَ «لاَ يُتْرَكُ وَ لَكِنْ يُضْرَبُ عَلَى اَلْإِسْلاَمِ ».

Hadith.3554 - In a narration reported by Fadalah from Aban, Abu Abdullah (a.s.) said:

"Regarding a child who grows up and chooses Christianity while one of his parents is a Christian or both of them are Muslims, he is not to be left (in that state), but rather he is compelled to follow Islam."

[REFERENCES]

Al-Kafi, Vol.7 p.257 • Man La Yahduruhu Al-Faqih, Vol.3 p.152 • Tahdhib Al-Ahkam, Vol.10 p.140 • Al-Wafi, Vol.15 p.490 • Wasa'il Al-Shi'ah, Vol.28 p.326

3555 - وَ رَوَى اِبْنُ فَضَّالٍ عَنْ أَبَانٍ أَنَّ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : فِي اَلرَّجُلِ يَمُوتُ مُرْتَدَّاً عَنِ اَلْإِسْلاَمِ وَ لَهُ أَوْلاَدٌ وَ مَالٌ قَالَ «مَالُهُ لِوُلْدِهِ اَلْمُسْلِمِينَ ».

Hadith.3555 - Ibn Faddal reported from Aban that Abu Abdullah ^{a.s} said:

"If a man dies as an apostate from Islam and he has children and wealth, his wealth is to be inherited by his Muslim children."

[REFERENCES]

Al-Kafi, Vol.7 p.152 • Man La Yahduruhu Al-Faqih, Vol.3 p.152 • Tahdhib Al-Ahkam, Vol.9 p.374 • Tahdhib Al-Ahkam, Vol.10 p.143 • Al-Wafi, Vol.25 p.922 • Wasa'il Al-Shi'ah, Vol.26 p.28 • Wasa'il Al-Shi'ah, Vol.28 p.325

3556 - وَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «إِذَا أَسْلَمَ اَلْأَبُ جَرَّ اَلْوَلَدَ إِلَى اَلْإِسْلاَمِ فَمَنْ أَدْرَكَ مِنْ وُلْدِهِ دُعِيَ إِلَى اَلْإِسْلاَمِ فَمَنْ أَدْرَكَ مِنْ وُلْدِهِ دُعِيَ إِلَى اَلْإِسْلاَمِ فَإِنْ أَبَى قُتِلَ وَ إِنْ أَسْلَمَ اَلْوَلَدُ لَمْ يَجُرَّ أَبَوَيْهِ وَ لَمْ يَكُنْ بَيْنَهُمَا مِيرَاتٌ ».

Hadith.3556 - Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s} said:

"If the father embraces Islam, he leads his child to Islam. When the child reaches maturity, he is invited to accept Islam; if he refuses, he is to be killed.

However, if the child accepts Islam, they do not bring their parents into it, and there will be no inheritance between them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.152 • Tahdhib Al-Ahkam, Vol.8 p.236 • Al-Wafi, Vol.15 p.485 • Wasa'il Al-Shi'ah, Vol.23 p.107 • Wasa'il Al-Shi'ah, Vol.28 p.329



CHAPTER 57 – CHAPTER ON MISCELLANEOUS MATTERS RELATED TO EMANCIPATION

بَابُ نَوَادِرِ الْعِتْقِ

3557 - رَوَى سَعْدُ بْنُ سَعْدٍ عَنْ حَرِيزٍ قَالَ : سَأَلْتُ أَبَا ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ قَالَ لِمَمْلُوكِهِ أَنْتَ حُرُّ بِرِضاً مِنَ ٱلْمَمْلُوكِ». وَ لِى مَالُكَ قَالَ «يَبْدَأُ بِالْمَالِ قَبْلَ ٱلْعِتْقِ يَقُولُ لِى مَالُكَ وَ أَنْتَ حُرُّ بِرِضاً مِنَ ٱلْمَمْلُوكِ».

Hadith.3557 - Sa'd ibn Sa'd narrated from Hariz who said:

I asked Abu al-Hasan ${a.s}$ about a man who said to his slave, "You are free, and your wealth belongs to me."

Imam ^{a.s} said: "He must begin with the wealth before granting freedom, saying, 'Your wealth belongs to me, and you are free,' with the consent of the slave."

[REFERENCES]

Al-Kafi, Vol.6 p.191 • Man La Yahduruhu Al-Faqih, Vol.3 p.153 • Tahdhib Al-Ahkam, Vol.8 p.224 • Al-Istibsar, Vol.4 p.11 • Awali Al-La'ali, Vol.2 p.303 • Awali Al-La'ali, Vol.3 p.425 • Al-Wafi, Vol.10 p.670 • Wasa'il Al-Shi'ah, Vol.23 p.48

3558 - وَ سَأَلَهُ ٱلْحَسَنُ ٱلصَّيْقَلُ: عَنْ رَجُلٍ قَالَ أَوَّلُ مَمْلُوكٍ أَمْلِكُهُ فَهُوَ حُرٌّ فَأَصَابَ سِتَّةً فَقَالَ «إِنَّمَا كَانَتْ نِيَّتُهُ عَلَى وَاحِدٍ فَلْيَخْتَرْ أَيَّهُمْ شَاءَ فَلْيُعْتِقْهُ».

Hadith.3558 - Al-Hasan al-Sayqal asked about a man who said: "The first slave I acquire will be free." Then he acquired six slaves.

Imam ^{a.s} said: "His intention was for one. Let him choose whichever one he wishes and set him free."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.153 • Awali Al-La'ali, Vol.2 p.301 • Awali Al-La'ali, Vol.3 p.424

9559 - وَ رَوَى إِبْرَاهِيمُ بْنُ مَهْزِيَارَ عَنْ أَخِيهِ عَلِيٍّ بْنِ مَهْزِيَارَ قَالَ : كَتَبْتُ إِلَيْهِ أَسْأَلُهُ عَنِ ٱلْمَمْلُوكِ يَحْضُرُهُ ٱلْمَوْتُ فَيُعْتِقُهُ مَوْلاَهُ فِي تِلْكَ ٱلسَّاعَةِ فَيَخْرُجُ مِنَ ٱلدُّنْيَا حُرَّاً هَلْ لِلْمَوْلَى فِي عِثْقِهِ ذَلِكَ أَجْرٌ أَوْ يَتْرُكُهُ مَمْلُوكاً فَيَكُونُ لَهُ أَجْرٌ إِذَا مَاتَ وَ هُوَ مَمْلُوكٌ لَهُ أَفْضَلُ فَكَتَبَ عَلَيْهِ ٱلسَّلاَمُ «يُثْرَكُ ٱلْعَبْدُ مَمْلُوكاً فِي حَالِ مَوْتِهِ فَهُوَ آجَرُ لِمَوْلاَهُ وَ هَذَا ٱلْعِثْقُ فِي تِلْكَ ٱلسَّاعَةِ لَمْ يَكُنْ نَافِعاً لَهُ».

Hadith.3559 - Ibrahim ibn Mahziyar narrated from his brother, Ali ibn Mahziyar, who said: I wrote to Imam ^{a.s} asking about a slave who is near death, and his master frees him at that moment so that he leaves this world as a free man. Does the master earn a reward for freeing him, or is it better to leave him as a slave so that the master gains a greater reward if he dies while still owned?



Imam ^{a.s} wrote: "It is better for the master to leave the slave as a servant at the time of his death, for this brings more reward to the master. Freeing him in such an hour offers no benefit."

[REFERENCES]

Al-Kafi, Vol.6 p.195 • Man La Yahduruhu Al-Faqih, Vol.3 p.153 • Al-Wafi, Vol.10 p.588 • Wasa'il Al-Shi'ah, Vol.23 p.58

3560 - وَ رَوَى مُحَمَّدُ بْنُ عِيسَى ٱلْعُبَيْدِيُّ عَنِ ٱلْفَصْلِ بْنِ ٱلْمُبَارَكِ: أَنَّهُ كَتَبَ إِلَى أَبِي ٱلْحَسَنِ عَلِيِّ بْنِ مُحَمَّدِ عَلَيْهِ ٱلسَّلاَمُ فِي رَجُلٍ لَهُ مَمْلُوكٌ فَمَرِضَ أَ يُعْتِقُهُ فِي مَرَضِهِ أَعْظَمُ لِأَجْرِهِ أَوْ يَتْرُكُهُ مَمْلُوكاً فَقَالَ «إِنْ كَانَ فِي مَرَضِهِ أَعْظَمُ لِأَجْرِهِ أَوْ يَتْرُكُهُ مَمْلُوكاً فَقَالَ «إِنْ كَانَ فِي حَالِ فِي مَرَضٍ فَالْعِثْقُ أَفْضَلُ لَهُ لِأَنَّهُ يُعْتِقُ ٱللَّهُ عَزَّ وَ جَلَّ بِكُلِّ عُصْوٍ مِنْهُ عُصْواً مِنَ ٱلنَّارِ وَ إِنْ كَانَ فِي حَالِ حُصُور اَلْمَوْتِ فَيَتْرُكُهُ مَمْلُوكاً أَفْضَلُ لَهُ مِنْ عِتْقِهِ».

Hadith.3560 - Muhammad ibn Isa al-Ubaydi narrated from al-Fadl ibn al-Mubarak:

He wrote to Abu al-Hasan Ali ibn Muhammad ^{a.s} asking about a man who owns a slave, and the slave becomes ill. Is it better for the man to free him during his illness to gain a greater reward, or to leave him as a servant?

Imam ^{a.s} replied: "If it is during his illness, then freeing him is better for him because Allah ^{SWT}, the Mighty and Majestic, frees a part of the master from the Fire for every part of the slave that is freed. However, if it is at the time of death, then leaving him as a servant is better than freeing him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.154 • Al-Wafi, Vol.10 p.588 • Wasa'il Al-Shi'ah, Vol.23 p.58

3561 - وَ رَوَى مُحَمَّدُ بْنُ عِيسَى اَلْعُبَيْدِيُّ عَنِ اَلْفَضْلِ بْنِ اَلْمُبَارَكِ اَلْبَصْرِيُّ عَنْ أَبِيهِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ عَتْقُ رَقَبَةٍ مُؤْمِنَةٍ فَلاَ يَجِدُهَا كَيْفَ يَصْنَعُ فَقَالَ «عَلَيْكُمْ السَّلاَمُ قَالَ : قُلْتُ لَهُ جُعِلْتُ فِدَاكَ اَلرَّجُلُ يَجِبُ عَلَيْهِ عِتْقُ رَقَبَةٍ مُؤْمِنَةٍ فَلاَ يَجِدُهَا كَيْفَ يَصْنَعُ فَقَالَ «عَلَيْكُمْ السَّلاَمُ قَالَ : قُلْتُ لَهُ خُرِجُ مُؤْمِنَةً فَلَيْسَ عَلَيْكُمْ شَيْءٌ».

Hadith.3561 - Muhammad ibn Isa al-Ubaydi narrated from al-Fadl ibn al-Mubarak al-Basri, from his father, from Abu Abdullah ^{a.s}:

I said to Imam ${a.s}$: "May I be your ransom, a man is required to free a believing slave, but he cannot find one. What should he do?"

Imam ^{a.s} replied: "Resort to the children (among slaves) and free them. If they turn out to be believers, then that fulfills the requirement. But if they do not turn out to be believers, then there is no obligation upon you."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.154 • Wasa'il Al-Shi'ah, Vol.22 p.369

3562 - وَ رَوَى مُعَاوِيَةُ بْنُ مَيْسَرَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلرَّجُلِ يَبِيعُ عَبْدَهُ بِنُقْصَانٍ مِنْ ثَمَنِهِ لِيُعْتَقَ فَقَالَ لَهُ اَلْعَبْدُ فِيمَا بَيْنَهُمَا لَكَ عَلَيَّ كَذَا وَ كَذَا أَ لَهُ أَنْ يَأْخُذَهُ مِنْهُ قَالَ «يَأْخُذُهُ مِنْهُ عَفْواً وَ مَنْ لَأَنْ يَأْخُذَهُ مِنْهُ قَالَ «يَأْخُذُهُ مِنْهُ عَفْواً وَ يَسْأَلُهُ إِيَّاهُ فِي عَفْو فَإِنْ أَبَى فَلْيَدَعْهُ».



Hadith.3562 - Muawiyah ibn Maytharah narrated from Abu Abdullah (a.s):

I asked him about a man who sells his slave at a reduced price so that he may be freed, and the slave says to him in private, "I will give you such-and-such amount."

Is it permissible for the man to take it from him?

Imam ^{a.s} replied: "He may take it from him willingly and ask him for it politely. But if the slave refuses, then let him leave it."

[REFERENCES]

Al-Kafi, Vol.6 p.197 • Man La Yahduruhu Al-Faqih, Vol.3 p.154 • Al-Wafi, Vol.10 p.673 • Wasa'il Al-Shi'ah, Vol.23 p.51

3563 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيُّ بْنُ اَلْحُسَيْنِ عَلَيْهِمَا السَّلاَمُ :

فِي مُكَاتَبَةٍ يَطَوُّهَا مَوْلاَهَا فَتَحْبَلُ قَالَ «يَرُدُّ عَلَيْهَا مَهْرَ مِثْلِهَا وَ تَسْعَى فِي قِيمَتِهَا فَإِنْ عَجَزَتْ فَهِيَ مِنْ أُمَّهَاتِ اَلْأُوْلاَد».

Hadith.3563 - Al-Sakuni narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} (peace be upon them), who said:

"Imam Ali ibn Al-Hussain ^{a.s} was asked about a contract-bound female slave (mukatabah) whose master had intercourse with her, and she became pregnant.

Imam ^{a.s} replied: "He must pay her the equivalent of her dowry, and she must work to pay off her value. If she is unable to do so, then she is considered one of the mothers of children (Umm al-Walad)."

[REFERENCES]

Al-Kafi, Vol.6 p.188 • Man La Yahduruhu Al-Faqih, Vol.3 p.154 • Tahdhib Al-Ahkam, Vol.8 p.269 • Al-Istibsar, Vol.4 p.36 • Al-Wafi, Vol.10 p.643 • Wasa'il Al-Shi'ah, Vol.23 p.158

3564 - وَ دَخَلَ إِبْنُ أَبِي سَعِيدٍ ٱلْمُكَارِي عَلَى ٱلرِّضَا عَلَيْهِ ٱلسَّلاَمُ:

فَقَالَ لَهُ أَبْلَغَ اَللَّهُ مِنْ قَدْرِكَ أَنْ تَدَّعِيَ مَا يَدَّعِي أَبُوكَ فَقَالَ لَهُ «مَا لَكَ أَطْفَأَ اَللَّهُ نُورَكَ وَ أَذْخَلَ اَلْفَقْرَ بَيْتَكَ أَ مَا عَلِمْتَ أَنَّ اَللَّهُ تَبَارَكَ وَ تَعَالَى أَوْحَى إِلَى عِمْرَانَ أَنِّي وَاهِبٌ لَكَ ذَكَراً فَوَهَبَ لَهُ مَرْيَمَ وَ وَهَبَ لِمَرْيَمَ عِيسَى مَا عَلِمْتَ أَنَّ اللَّهَ تَبَارَكَ وَ تَعَالَى أَوْحَى إِلَى عِمْرَانَ أَنِّي وَاهِبٌ لَكَ ذَكَراً فَوَهَبَ لَهُ مَرْيَمَ وَ وَهَبَ لِمَرْيَمَ عِيسَى ، فَعِيسَى مِنْ مَرْيَمَ وَ مَرْيَمُ مِنْ عِيسَى وَ عَرْيَمُ شَيْءٌ وَاحِدٌ وَ أَنَا مِنْ أَبِي وَ أَبِي مِنِّي وَ أَنَا وَ أَبِي مَنْ مَرْيَمُ مِنْ عِيسَى وَ عَرْيَمُ شَيْءٌ وَاحِدٌ وَ أَنَا مِنْ أَبِي وَ أَبِي مِنْ مَرْيَمُ مَنْ عَيسَى وَ عَرْيَمُ شَيْءٌ وَاحِدٌ وَ أَنَا مِنْ أَبِي وَأَبِي مِنْ عَرِيسَى وَ عَرْيَمُ شَيْءٌ وَاحِدٌ وَ أَنَا مِنْ أَبِي مِنْ عَرِيمَ مَنْ عِيسَى وَ عَرْيَمُ شَيْءٌ وَاحِدٌ وَ أَنَا مِنْ أَبِي مِنْ عَرِيمَ مَنْ عَيسَى وَ عَرْيَمُ شَيْءٌ وَاحِدٌ وَ أَنَا مِنْ أَبِي مِنْ عَرِيمَ مَنْ عَيْمُ لَكُ فَا مَنْ عَرِيمَ وَ مَرْيَمُ ثَلُومُ مَنْ عَلَيْمَ وَ مَرْيَمُ فَالِيمُ لَكُ فَلَكُ مَالِمُ لَلْكُ فَا مَنْ لَهُ مَا لَكَ اللّهُ لَبُولَ مَلْ مَنْ عَلَيْمُ مَنْ عَلَيْمُ مَنْ عَرَالَ فَا مَا لَكَ أَوْمَ لَيْمُ مَنْ عَلَيْمُ وَاعِدٌ وَلَكُ وَكُولُومُ مَنْ عَلَيْمُ مَنْ عَرْقَمَ لَلْمَا مُنْ عَلَيْمُ مَلِيمُ مَنْ عَلَيْمُ لَعُلُومُ لَا عَلَيْمُ لَوْمُ مَلِيمً مَا عَلَى اللّهَ عَلَامِ لَلْكَ لَكُولُومُ مَنْ عَلَيْمُ لَعُلُومُ لَيْ لَكُونُ لَا عَلَى اللّهَ عَلَى لَمْ لَيْمُ لَعُلُومُ لَعْلَى عَلَى لَعَلَيْمُ لَعُنْ عَلَامِ لَلْكُولُ لَلْكُولُ لَا لَكُولُومُ لَوْلَا لَلْكُولُولُ لَا لَكُولُومُ لَعْلَى مَا عَلَيْكُ فَلَا عَلَا لَكُولُولَا لَا لَلْكُولُولُولُولَ لَا لَكُولُولُولُولُ لَكُولُولُكُولُ لَالِكُولُولُولُولُولُولُ لَوْلِكُولُ لَا لَكُولُوكُ لِكُولُ لَا لَكُولُولُولُولُولُولُ

فَقَالَ لَهُ اِبْنُ أَبِي سَعِيدٍ فَأَسْأَلُكَ عَنْ مَسْأَلَةٍ فَقَالَ «لاَ إِخَالُكَ تَقْبَلُ مِنِّي وَ لَسْتَ مِنْ غَنَمِي وَ لَكِنْ هَلُمَّهَا» فَقَالَ رَجُلٌ قَالَ عِنْدَ مَوْتِهِ كُلُّ مَمْلُوكٍ لِي قَدِيمٍ فَهُوَ حُرٌّ لِوَجْهِ اَللَّهِ تَعَالَى فَقَالَ «نَعَمْ إِنَّ اَللَّهَ عَزَّ وَ جَلَّ يَقُولُ: ۞ حَتَّى عَادَ كَالْعُرْجُونِ اَلْقَدِيمِ

فَمَا كَانَ مِنْ مَمَالِيكِهِ أَتَى لَهُ سِتَّةُ أَشْهُرٍ فَهُوَ قَدِيمٌ حُرٌّ» قَالَ فَخَرَجَ وَ اِفْتَقَرَ حَتَّى مَاتَ وَ لَمْ يَكُنْ لَهُ مَبِيتُ لَيْلَةٍ لَعَنَهُ اَللَّهُ.



Hadith.3564 - Ibn Abi Sa'id al-Mukari entered upon Imam Ali ibn Musa Ar-Ridha (a.s) and said to him: "Has Allah (SWT) elevated your status to the extent that you claim what your father claims?" The Imam (a.s) replied: "What is wrong with you? May Allah (SWT) extinguish your light and bring poverty into your house! Do you not know that Allah (SWT), the Blessed and Exalted, revealed to Imran, 'I will grant you a son,' and then granted him Maryam instead, and granted Maryam, Isa? Isa is from Maryam, and Maryam is from Isa, and Isa and Maryam are one and the same.

I am from my father, and my father is from me, and I and my father are one and the same."

Then Ibn Abi Sa'id said to Him (a.s): "Let me ask you a question."

The Imam ^{a.s} replied: "I do not think you will accept my answer, for you are not from my followers. But go ahead and ask."

The man said: "What if someone, upon his deathbed, declares that all his old slaves are free for the sake of Allah (SWT)?"

The Imam ^{a.s} said: "Yes, indeed. Allah ^{SWT}, the Exalted, says: 'until it becomes like the old date stalk' (Surah Ya-Sin 36:39) Thus, any of his slaves who have been with him for six months are considered old and are set free."

The narrator said that Ibn Abi Sa'id left and fell into poverty until he died, without having a shelter to spend the night in. May Allah (SWT) curse him!

[REFERENCES]

Al-Kafi, Vol.6 p.195 • Man La Yahduruhu Al-Faqih, Vol.3 p.155 • Uyun Al-Akhbar, Vol.1 p.308 • Ma'ani Al-Akhbar, Vol.1 p.218 • Tafsir Al-Burhan, Vol.4 p.576 • Madinat Ma'ajiz Al-A'immah, Vol.7 p.127 • Bihar Al-Anwar, Vol.49 p.81 • Bihar Al-Anwar, Vol.49 p.270 • Bihar Al-Anwar, Vol.100 p.208 • Awalim Al-Uloom, Vol.22 p.161

3565 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ هِشَامِ بْنِ سَالِمٍ عَنْ أَبِي اَلْوَرْدِ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ مَمْلُوكٍ نَصْرَانِيٍّ لِرَجُل مُسْلِمٍ عَلَيْهِ جِزْيَةٌ قَالَ «نَعَمْ إِنَّمَا هُوَ مَالِكُهُ يَفْتَدِيهِ إِذَا أُخِذَ يُؤَدِّي عَنْهُ ».

Hadith.3565 - Al-Hasan ibn Mahbub narrated from Hisham ibn Salim, from Abu al-Ward, who said:

I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a Christian slave owned by a Muslim man—does the slave have to pay jizyah (tribute tax)?

Imam ^{a.s} replied: "Yes, because his owner is the one responsible for redeeming him if he is taken, and he (the owner) must pay it on his behalf."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.155



BOOK OF LIVELIHOOD

كِتَابُ الْمَعِيشَةِ

CHAPTER 58 – CHAPTER ON LIVELIHOODS, EARNINGS, PROFITS, AND PROFESSIONS

بَابُ الْمَعَايِشِ وَ الْمَكَاسِبِ وَ الْفَوَائِدِ وَ الصِّنَاعَاتِ

HADITH 3566 – 3678
إلرَّحمْن الرَّحِيم

3566 - رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ جَمِيلِ بْنِ صَالِحٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ رَبَّنْا آتِنْا فِي اَلدُّنْيَا حَسَنَةً وَ فِي اَلْآخِرَةِ حَسَنَةً ۞ قَالَ «رِضْوَانُ اَللَّهِ وَ اَلْجَنَّةُ فِي اَلْآخِرَةِ وَ اَلسَّعَةُ فِي اَلرِّزْقِ وَ اَلْمَعَايِشِ وَ حُسْنُ اَلْخُلُق فِي اَلدُّنْيَا».

Hadith.3566 - Al-Hasan ibn Mahbub narrated from Jamil ibn Salih, from Abu Abdullah ^(a.s): Regarding the words of Allah ^(SWT), the Almighty:

"Our Lord ^{AZJ}, grant us good in this world and good in the Hereafter" (Surah Al-Baqarah 2:201) Imam ^{a.s} said:

"Good in the Hereafter" refers to Allah's ^(SWT) pleasure and Paradise, and "good in this world" refers to abundance in sustenance, favorable living conditions, and good character.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.156 • Ma'ani Al-Akhbar, Vol.1 p.174 • Fiqh Al-Quran, Vol.2 p.22 • Wasa'il Al-Shi'ah, Vol.17 p.9 • Bihar Al-Anwar, Vol.68 p.383 • Bihar Al-Anwar, Vol.92 p.348 • Tafsir Nur Al-Thaqalayn, Vol.1 p.199 • Tafsir Kanz Al-Daqaiq, Vol.2 p.297

3567 - وَ رَوَى ذَرِيحُ بْنُ يَزِيدَ ٱلْمُحَارِبِيُّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «نِعْمَ ٱلْعَوْنُ ٱلدُّنْيَا عَلَى ٱلْآخِرَةِ».

Hadith.3567 - Dharih ibn Yazid al-Muharibi narrated from Abu Abdullah ^{a.s}: "The world is an excellent aid for the Hereafter."

[REFERENCES]

Al-Zuhd, Vol.1 p.51 • Al-Kafi, Vol.5 p.72 • Al-Kafi, Vol.5 p.73 • Man La Yahduruhu Al-Faqih, Vol.3 p.156 • Al-Wafi, Vol.17 p.39 • Wasa'il Al-Shi'ah, Vol.17 p.29 • Bihar Al-Anwar, Vol.70 p.127 • Mustadrak Al-Wasa'il, Vol.13 p.15 • Mustadrak Al-Wasa'il, Vol.13 p.17 • Mustadrak Al-Wasa'il, Vol.13 p.58



3568 - وَ قَالَ عَلَيْهِ اَلسَّلامُ: «لَيْسَ مِنَّا مَنْ تَرَكَ دُنْيَاهُ لِآخِرَتِهِ وَ لاَ آخِرَتَهُ لِدُنْيَاهُ ».

Hadith.3568 - Imam ^{a.s} said: "He is not from us who abandons his worldly life for his Hereafter, nor his Hereafter for his worldly life."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.156 • Al-Wafi, Vol.17 p.41 • Wasa'il Al-Shi'ah, Vol.17 p.76

3569 - وَ رُوِيَ عَنِ ٱلْعَالِمِ عَلَيْهِ ٱلسَّلاَمُ أَنَّهُ قَالَ : «إَعْمَلْ لِدُنْيَاكَ كَأَنَّكَ تَعِيشُ أَبَداً وَ اِعْمَلْ لِآخِرَتِكَ كَأَنَّكَ تَمُوتُ غَداً».

Hadith.3569 - It is narrated from the Imam ^{a.s} that he said:

"Work for your worldly life as if you will live forever, and work for your Hereafter as if you will die tomorrow."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.156 • Majmu'at Warram, Vol.2 p.234 • Al-Wafi, Vol.17 p.41 • Wasa'il Al-Shi'ah, Vol.17 p.76 • Mustadrak Al-Wasa'il, Vol.1 p.146 • Mustadrak Al-Wasa'il, Vol.13 p.58

-----3570 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «نِعْمَ اَلْعَوْنُ عَلَى تَقْوَى اَللَّهِ اَلْغِنَى».

Hadith.3570 - The Messenger of Allah ^(SWT), peace and blessings be upon him and his family, said: "Wealth is an excellent aid in attaining piety towards Allah ^(SWT)."

[REFERENCES]

Al-Kafi, Vol.5 p.71 • Man La Yahduruhu Al-Faqih, Vol.3 p.156 • Tuhaf Al-'Uqul, Vol.1 p.49 • Al-Ash'athiyat, Vol.1 p.155 • Awali Al-La'ali, Vol.1 p.267 • Al-Wafi, Vol.17 p.37 • Wasa'il Al-Shi'ah, Vol.17 p.29 • Wasa'il Al-Shi'ah, Vol.17 p.76 • Bihar Al-Anwar, Vol.74 p.153 • Mustadrak Al-Wasa'il, Vol.13 p.15

3571 - وَ رَوَى عُمَرُ بْنُ أُذَيْنَةَ عَنِ اَلصَّادِقِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى لَيُحِبُّ اَلاِغْتِرَابَ فِي طَلَبِ اَلرِّزْقِ».

Hadith.3571 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Indeed, Allah (SWT), Blessed and Exalted, loves traveling in pursuit of sustenance."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.156 • Al-Wafi, Vol.17 p.25 • Wasa'il Al-Shi'ah, Vol.17 p.77

277 كان أنا الكري المراجع المر

3572 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «اِشْخَصْ يَشْخَصْ لَكَ اَلرِّزْقُ».

Hadith.3572 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "Set out (on a journey), and sustenance will set out for you."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.157 • Al-Wafi, Vol.17 p.25 • Wasa'il Al-Shi'ah, Vol.17 p.77



3573 - وَ رَوَى عَلِيُّ بْنُ عَبْدِ اَلْعَزِيزِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «إِنِّي لَأُحِبُّ أَنْ أَرَى اَلرَّجُلَ مُتَحَرِّفاً فِى طَلَبِ اَلرِّزْقِ إِنَّ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ قَالَ -: « اَللَّهُمَّ بَارِكْ لِأُمْتِى فِى بُكُورِهَا » ».

Hadith.3573 - Imam Jafar ibn Muhammad Al-Sadig (a.s) said:

"I love to see a man striving in pursuit of sustenance. Indeed, the Messenger of Allah (SWT), peace and blessings be upon him and his family, said: 'O Allah (SWT), bless my nation in their early mornings."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.157 • Al-Wafi, Vol.17 p.25 • Wasa'il Al-Shi'ah, Vol.17 p.78

3574 - وَ قَالَ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «إِذَا أَرَادَ أَحَدُكُمُ اَلْحَاجَةَ فَلْيُبَكِّرْ إِلَيْهَا فَإِنِّي سَأَلْتُ رَبِّي عَزَّ وَ جَلَّ أَنْ يُبَارِكَ لِأُمَّتِى فِي بُكُورِهَا».

Hadith.3574 - The Messenger of Allah ^(SWT), peace and blessings be upon him and his family, said: "If any of you has a need, let him seek it early in the morning, for I asked my Lord ^(AZJ), the Almighty and Glorious, to bless my nation in their early mornings."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.157 • Al-Wafi, Vol.17 p.112 • Wasa'il Al-Shi'ah, Vol.17 p.78

3575 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «إِذَا أَرَادَ أَحَدُكُمُ اَلْحَاجَةَ فَلْيُبَكِّرْ إِلَيْهَا وَ لْيُسْرِع اَلْمَشْيَ إِلَيْهَا».

Hadith.3575 - Imam (a.s) said:

"If any of you intends to fulfill a need, let him seek it early in the morning and hasten in walking towards it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.157 • Al-Wafi, Vol.17 p.112 • Wasa'il Al-Shi'ah, Vol.17 p.78

3576 - وَ رَوَى حَمَّادٌ اَللَّحًامُ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ تَكْسَلُوا فِي طَلَبِ مَعَايِشِكُمْ فَإِنَّ آبَاءَنَا كَانُوا يَرْكُضُونَ فِيهَا وَ يَطْلُبُونَهَا».

Hadith.3576 - Hammad al-Lahham narrated from Abu Abdullah ^{a.s}, who said: "Do not be lazy in seeking your livelihood, for our fathers used to strive for it and pursue it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.157 • Wasa'il Al-Shi'ah, Vol.17 p.60

3577 - وَ أَرْسَلَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ رَجُلاً فِي حَاجَةٍ فَكَانَ يَمْشِي فِي اَلشَّمْسِ فَقَالَ لَهُ «اِمْشِ فِى اَلظُّلُّ فَإِنَّ اَلظُّلً مُبَارَكٌ».



Hadith.3577 - The Messenger of Allah (SWT), peace and blessings be upon him and his family, sent a man to fulfill a need, and the man was walking in the sun.

So the Prophet (saws) said to him: "Walk in the shade, for the shade is blessed."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.157 • Al-Wafi, Vol.17 p.112 • Wasa'il Al-Shi'ah, Vol.17 p.79

3578 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «مَنْ ذَهَبَ فِي حَاجَةٍ عَلَى غَيْرِ وُضُوءٍ فَلَمْ تُقْضَ حَاجَتُهُ فَلاَ يَلُومَنَّ إِلاَّ نَفْسَهُ».

Hadith.3578 - Imam Jafar ibn Muhammad Al-Sadig (a.s) said:

"Whoever goes to fulfill a need without being in a state of ablution, and his need is not fulfilled, let him blame none but himself."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.157 • Makarim Al-Akhlaq, Vol.1 p.346 • Al-Wafi, Vol.17 p.112 • Wasa'il Al-Shi'ah, Vol.17 p.79 • Bihar Al-Anwar, Vol.92 p.159

3579 - وَ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : «إِنِّي أَجِدُنِي أَمْقُتُ اَلرَّجُلَ يَتَعَذَّرُ عَلَيْهِ اَلْمَكَاسِبُ فَيَسْتَلْقِي عَلَى قَفَاهُ وَ يَقُولُ اَللَّهُمَّ اُرْزُقْنِي وَ يَدَعُ أَنْ يَنْتَشِرَ فِي اَلْأَرْضِ وَ يَلْتَمِسَ مِنْ فَضْلِ اَللَّهِ وَ اَلذَّرَّةُ تَخْرُجُ مِنْ جُحْرِهَا تَلْتَمِسُ رِزْقَهَا ».

Hadith.3579 - Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s), said:

"I find myself despising a man who faces difficulties in earning a livelihood, yet he lies on his back and says, 'O Allah (SWT), provide for me,' while neglecting to go out into the land and seek Allah's (SWT) bounty. Even the smallest ant comes out of its hole to seek its sustenance."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.158 • Al-Wafi, Vol.17 p.25 • Wasa'il Al-Shi'ah, Vol.17 p.30

3580 - وَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ : «إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى يُحِبُّ اَلْمُحْتَرِفَ اَلْأَمِينَ».

Hadith.3580 - Commander of the Faithful, peace be upon him, said:

"Indeed, Allah (SWT), Blessed and Exalted, loves the trustworthy worker."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.158 • Al-Wafi, Vol.17 p.181 • Wasa'il Al-Shi'ah, Vol.17 p.23 • Wasa'il Al-Shi'ah, Vol.17 p.134

3581 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ عُذَافِرٍ عَنْ أَبِيهِ قَالَ : دَفَعَ إِلَيَّ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ سَبْعَمِائَةِ دِينَارٍ وَ قَالَ «يَا عُذَافِرُ اِصْرِفْهَا فِي شَيْءٍ مَا» وَ قَالَ «مَا أَفْعَلُ هَذَا عَلَى شَرَهٍ مِنِّي وَ لَكِنِّي أَحْبَبْتُ أَنْ يَرَانِيَ اَللَّهُ تَبَارَكَ وَ



تَعَالَى مُتَعَرِّضاً لِفَوَائِدِهِ» قَالَ عُذَافِرٌ فَرَبِحْتُ فِيهَا مِائَةَ دِينَارٍ فَقُلْتُ لَهُ فِي اَلطَّوَافِ جُعِلْتُ فِدَاكَ قَدْ رَزَقَ اَللَّهُ عَزَّ وَ جَلَّ فِيهَا مِائَةَ دِينَارِ قَالَ «أَثْبِتُهَا فِى رَأْسِ مَالِى».

Hadith.3581 - It is narrated from Muhammad ibn Udhafir, from his father, who said:

Abu Abdullah ^{a.s}, handed me seven hundred dinars and said:

"O 'Udhafir, invest it in something."

Imam ^{a.s} then added: "I am not doing this out of greed, but I wish for Allah ^{SWT}, Blessed and Exalted, to see me seeking His bounties."

Udhafir said: I earned a profit of one hundred dinars from it. So, while performing Tawaf, I said to him: "May I be your ransom! Allah (SWT), the Exalted, has grant a profit of one hundred dinars in it." Imam (a.s) replied: "Add it to my capital."

[REFERENCES]

Al-Kafi, Vol.5 p.77 • Man La Yahduruhu Al-Faqih, Vol.3 p.158 • Al-Wafi, Vol.17 p.35 • Wasa'il Al-Shi'ah, Vol.17 p.43

3582 - وَ رَوَى إِبْرَاهِيمُ بْنُ عَبْدِ اَلْحَمِيدِ عَنْ أَبِي اَلْحَسَنِ مُوسَى بْنِ جَعْفَرِ عَلَيْهِمَا اَلسَّلاَمُ قَالَ : «جَاءَ رَجُلُ إِلَى النَّبِيِّ صَلَّى اَللَّهُ عَلَيْهِ وَ اَلِهِ فَقَالَ يَا رَسُولَ اَللَّهِ قَدْ عَلَّمْتُ اِبْنِي هَذَا اَلْكِتَابَ فَفِي أَيُّ شَيْءٍ أُسْلِمُهُ فَقَالَ «أَسُلِمُهُ فَقَالَ «أَسُلِمُهُ سَيَّاءً وَ لاَ صَائِعناً وَ لاَ قَصَّاباً وَ لاَ حَنَاطاً وَ لاَ نَخَّاساً» فَقَالَ «أَسُلِمُهُ لِلَّهِ أَبُوكَ وَ لاَ تُسْلِمُهُ فِي خَمْسِ لاَ تُسْلِمُهُ سَيَّاءً وَ لاَ صَائِعناً وَ لاَ قَصَّاباً وَ لاَ حَنَاطاً وَ لاَ نَخَّاساً» فَقَالَ عَا رَسُولَ اللَّهِ وَ مَا السَّيَّاءُ قَالَ «اَلَّذِي يَبِيعُ اَلْأَكْفَانَ وَ يَتَمَثَّى مَوْتَ أُمَّتِي وَ لَلْمَوْلُودُ مِنْ أُمِّتِي أَحَبُ إِلَيًّ مِمَّا طَلَعَتْ عَلَيْهِ الشَّمْسُ وَ أَمَّا الصَّائِغُ فَإِنَّهُ يُعَالِحُ غَبْنَ أُمَّتِي وَ أَمَّا الْقَصَّابُ فَإِنَّهُ يَذْبَحُ حَتَّى تَذْهَبَ الرَّحْمَةُ مِنْ طَلَعَتْ عَلَيْهِ الشَّمْسُ وَ أَمَّا الصَّائِغُ فَإِنَّهُ يُعَالِحُ غَبْنَ أُمَّتِي وَ أَمَّا الْقَصَّابُ فَإِنَّهُ يَذْبَحُ حَتَّى تَذْهَبَ الرَّحْمَةُ مِنْ قَلْمِ وَ أَمَّا الْحَنَاطُ فَإِنَّهُ يَحْتَكِرُ الطَّعَامَ عَلَى أُمِّتِي وَ لَأَنْ يَلْقَى اللَّهَ الْعَبْدُ سَارِقاً أَحَبُ إِلَيَّ مِنْ أَنْ يَلْقَى اللَّهَ الْعَبْدُ سَارِقاً أَحَبُ إِلَيَّ مِنْ أَنْ يَلْقَى اللَّهَ السَّلامُ فَقَالَ يَا مُحَمَّدُ إِنَّ شَرًّ أُمِّتِكَ الَّذِينَ النَّاسَ » ».

Hadith.3582 - Ibrahim ibn Abdul-Hamid narrated from Abu al-Hasan Imam Musa ibn Jafar Al-Kadhim ^{a.s.}, who said:

A man came to the Prophet, peace be upon him and his family, and said:

"O Messenger of Allah {SWT}, I have taught my son to read and write. In what profession should I place him?"

The Prophet, peace be upon him and his family, replied: "Entrust him to Allah (SWT) and do not place him in five professions:

Do not make him a seller of shrouds, nor a jeweler, nor a butcher, nor a grain merchant, nor a slave trader."

The man asked: "O Messenger of Allah (SWT), what is the harm in selling shrouds?"

The Prophet, peace be upon him and his family, explained: "The one who sells shrouds wishes for the death of my nation, while the birth of a new soul in my nation is more beloved to me than all that the sun has risen upon.

As for the jeweler, he engages in defrauding my nation.

As for the butcher, he slaughters so frequently that mercy departs from his heart.

As for the grain merchant, he hoards food against my nation, and it is more beloved to me that a servant meets Allah (SWT) as a thief than that he meets Him having hoarded food for forty days.

As for the slave trader, Archangel Jibril ^{a.s} came to me and said: 'O Muhammad, the worst of your nation are those who sell human beings.'"



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.158 • Al-Khisal, Vol.1 p.287 • Ilal Al-Shara'i', Vol.2 p.530 • Ma'ani Al-Akhbar, Vol.1 p.150 • Tahdhib Al-Ahkam, Vol.6 p.362 • Al-Istibsar, Vol.3 p.63 • Awali Al-La'ali, Vol.3 p.196 • Al-Wafi, Vol.17 p.187 • Wasa'il Al-Shi'ah, Vol.17 p.137 • Bihar Al-Anwar, Vol.100 p.77

3583 - وَ رُوِيَ عَنْ سَدِيرٍ اَلصَّيْرَفِيِّ قَالَ: قُلْتُ لِأَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ حَدِيثٌ بَلَغَنِي عَنِ اَلْحَسَنِ اَلْبَصْرِيِّ فَإِنْ اللَّهِ وَ إِنّٰا إِلَيْهِ رَاجِعُونَ» قَالَ «وَ مَا هُوَ» قُلْتُ بَلَغَنِي أَنَّ اَلْحَسَنَ كَانَ يَقُولُ لَوْ غَلَى دِمَاغُهُ فَإِنْ كَانَ حَقًا فَ «إِنّٰا لِلّٰهِ وَ إِنّٰا إِلَيْهِ رَاجِعُونَ» قَالَ «وَ مَا هُوَ» قُلْتُ بَلَغَنِي أَنَّ اَلْحَسَنَ كَانَ يَقُولُ لَوْ غَلَى دِمَاغُهُ مِنْ حَرِّ اَلشَّمْسِ مَا اِسْتَظَلَّ بِحَائِطِ صَيْرَفِيٍّ وَ لَوْ تَفَرَّثَتْ كَبِدُهُ مَاءً وَ هُوَ عَمَلِي وَ تِجَارَتِي وَ عَلَيْهِ نَبَتَ لَحْمِي وَ مِنْهُ حَجَّتِي وَ عُمْرَتِي قَالَ فَجَلَسَ عَلَيْهِ اَلسَّلاَمُ ثُمَّ قَالَ «كَذَبَ اَلْحَسَنُ خُذْ سَوَاءً وَ أَعْطِ سَوَاءً وَ وَ مِنْهُ حَجَّتِي وَ عُمْرَتِي قَالَ فَجَلَسَ عَلَيْهِ اَلسَّلاَمُ ثُمَّ قَالَ «كَذَبَ اَلْحَسَنُ خُذْ سَوَاءً وَ أَعْطِ سَوَاءً وَ وَ مِنْهُ حَجَّتِي وَ عُمْرَتِي قَالَ فَجَلَسَ عَلَيْهِ السَّلاَمُ ثُمَّ قَالَ «كَذَبَ اَلْحَسَنُ خُذْ سَوَاءً وَ أَعْطِ سَوَاءً وَ وَعَمْرَتِي السَّلاَةُ قَالَ فَجَلَسَ عَلَيْهِ السَّلاَةِ أَ مَا عَلِمْتَ أَنَّ أَصْحَابَ اَلْكَهْفِ كَانُوا صَيَارِفَةً ». فَإِذَا حَضَرَتِ الصَّلاَةِ الْمُلَامُ وَ لَمْ يَعْن صَيَارِفَةَ الدَّرَاهِم.

Hadith.3583 - Sadir al-Sayrafi narrated:

I said to Abu Jafar Imam Muhammad ibn Ali Al-Baqir (a.s):

"A report has reached me about Hasan al-Basri, and if it is true, then 'Indeed, we belong to Allah (SWT) and to Him we shall return.'"

Abu Jafar Imam Muhammad ibn Ali Al-Baqir (a.s) asked: "What is it?"

I said: "I have heard that Hasan used to say, 'If my head boiled from the heat of the sun, I would not seek shade under the wall of a moneychanger, and if my liver dried up from thirst, I would not drink water earned through trade. Yet, this (trade) is my occupation, my business, and by it my flesh and blood have grown, and from it, I performed my Hajj and Umrah."

Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} then sat up and said: "Hasan has lied! Take what is fair and give what is fair, and when the time for prayer arrives, leave what is in your hands and rise for prayer. Do you not know that the companions of the cave (Ashab al-Kahf) were moneychangers?"

[AL SADUQ]

Imam (a.s) meant they were money changers of speech, not of dirhams (currency).

[REFERENCES]

Al-Kafi, Vol.5 p.113 • Man La Yahduruhu Al-Faqih, Vol.3 p.159 • Tahdhib Al-Ahkam, Vol.6 p.363 • Al-Istibsar, Vol.3 p.64 • Al-Wafi, Vol.17 p.181 • Wasa'il Al-Shi'ah, Vol.17 p.139 • Bihar Al-Anwar, Vol.14 p.429 • Bihar Al-Anwar, Vol.42 p.143

3584 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «وَيْلٌ لِتُجَّارِ أُمَّتِي مِنْ لاَ وَ اَللَّهِ وَ بَلَى وَ اَللَّهِ وَ وَيْلٌ لِصُنَّاعِ أُمَّتِى مِنَ اَلْيَوْمِ وَ غَدٍ ».

Hadith.3584 - The Messenger of Allah ^(SWT), peace and blessings be upon him and his family, said: "Woe to the merchants of my nation because of (their frequent oaths) 'No, by Allah ^(SWT) and 'Yes, by Allah ^(SWT).' And woe to the craftsmen of my nation because of (their worries about) today and tomorrow."

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.160 • Al-Wafi, Vol.17 p.189 • Wasa'il Al-Shi'ah, Vol.17 p.420



3585 - وَ رَوَى عَمْرُو بْنُ شِمْرٍ عَنْ جَابِرٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : قَالَ «اِحْتَجَمَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ حَجَمَهُ مَوْلًى لِبَنِي بَيَاضَةَ وَ أَعْطَاهُ وَ لَوْ كَانَ حَرَاماً مَا أَعْطَاهُ فَلَمَّا فَرَغَ قَالَ لَهُ رَسُولُ اَللَّهِ صَلَّى عَلَيْهِ وَ آلِهِ «أَيْنَ اَلدَّمُ» قَالَ شَرِبْتُهُ يَا رَسُولَ اللَّهِ فَقَالَ «مَا كَانَ يَنْبَغِي لَكَ أَنْ تَفْعَلَهُ وَ قَدْ جَعَلَهُ اَللَّهُ لَكَ حَجَاباً مِنَ النَّارِ» ».

Hadith.3585 - Imam Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, narrated through Jabir from Amr ibn Shimr:

"The Messenger of Allah ^{SWT}, peace and blessings be upon him and his family, underwent cupping. A servant from the tribe of Banu Bayadah performed the cupping, and the Prophet ^{saws} gave him payment. If it were prohibited, he would not have given him payment.

When the procedure was completed, the Messenger of Allah (SWT), peace and blessings be upon him and his family, asked him: 'Where is the blood?'

The servant replied: 'I drank it, O Messenger of Allah (SWT).'

The Prophet said: 'You should not have done that, but Allah (SWT) has made it a barrier for you against the Fire.'"

[REFERENCES]

Al-Kafi, Vol.5 p.116 • Man La Yahduruhu Al-Faqih, Vol.3 p.160 • Tahdhib Al-Ahkam, Vol.6 p.355 • Al-Istibsar, Vol.3 p.59 • Al-Wafi, Vol.17 p.192 • Wasa'il Al-Shi'ah, Vol.17 p.105 • Bihar Al-Anwar, Vol.22 p.143

3586 - وَ رُوِيَ عَنْ عَلِيٍّ بْنِ جَعْفَرٍ عَنْ أَخِيهِ مُوسَى بْنِ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلنُّتَارِ مِنَ السُّكَرِ وَ اَللَّوْزِ وَ أَشْبَاهِهِ أَ يَحِلُّ أَكْلُهُ فَقَالَ «يُكْرَهُ كُلُّ مَال يُنْتَهَبُ».

Hadith.3586 - It is narrated from Ali ibn Ja'far, from his brother Imam Musa ibn Jafar Al-Kadhim ^(a.s), who said:

"I asked him about scattered treats such as sugar, almonds, and similar items—whether it is permissible to eat them.

Imam ^{a.s} replied: 'It is disliked to consume anything that is seized unlawfully.'"

[REFERENCES]

Qurb Al-Isnad, Vol.1 p.273 • Al-Kafi, Vol.5 p.123 • Man La Yahduruhu Al-Faqih, Vol.3 p.160 • Tahdhib Al-Ahkam, Vol.6 p.370 • Al-Istibsar, Vol.3 p.66 • Al-Wafi, Vol.17 p.234 • Wasa'il Al-Shi'ah, Vol.17 p.168 • Bihar Al-Anwar, Vol.100 p.279

3587 - وَ رَوَى عَمْرُو بْنُ شِمْرٍ عَنْ جَابِرٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «لَمَّا أَنْزَلَ ٱللَّهُ تَبَارَكَ وَ تَعَالَى:
(اِنَّمَا ٱلْخَمْرُ وَ ٱلْمَيْسِرُ وَ ٱلْأَنْصَابُ وَ ٱلْأَزْلاَمُ رِجْسٌ مِنْ عَمَلِ ٱلشَّيْطَانِ فَاجْتَنِبُوهُ
(وَ الْمَيْسِرُ وَ ٱلْأَنْصَابُ قَالَ «كُلُّ مَا تُقُومِرَ بِهِ حَتَّى ٱلْكِعَابُ وَ ٱلْجَوْزُ، » قِيلَ فَمَا ٱلْأَنْصَابُ قَالَ «مَا قَيلَ يَسْتَقْسِمُونَ بِهَا » ».
(ذَبَحُوا لاَلِهَتِهِمْ » قِيلَ فَمَا ٱلْأَزْلاَمُ قَالَ «قِدَاحُهُمُ ٱلَّتِي يَسْتَقْسِمُونَ بِهَا » ».

Hadith.3587 - It is narrated from Amr ibn Shimr, from Jabir, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"When Allah (SWT), the Blessed and Exalted, revealed the verse: 'Indeed, intoxicants, gambling, [sacrificing on] stone alters [to other than Allah (SWT)], and divining arrows are but defilement from the work of Satan, so avoid them' (Surah Al-Ma'idah 5:90).



The people asked: 'O Messenger of Allah (SWT), what is gambling (maysir)?' He (saws) replied: 'Everything that involves betting, even dice and walnuts.'

They asked: 'What are the stone alters (ansab)?'

He (saws) said: 'They are the sacrifices offered to their idols.'

They asked: 'What are the divining arrows (azlam)?'

He {saws} said: 'They are their arrows used for seeking decisions or division.'"

[REFERENCES]

Al-Kafi, Vol.5 p.122 • Man La Yahduruhu Al-Faqih, Vol.3 p.160 • Tahdhib Al-Ahkam, Vol.6 p.371 • Fiqh Al-Quran, Vol.2 p.28 • Al-Wafi, Vol.17 p.225 • Wasa'il Al-Shi'ah, Vol.17 p.165 • Al-Fusul Al-Muhimmah, Vol.2 p.239 • Tafsir Al-Burhan, Vol.1 p.456 • Tafsir Al-Burhan, Vol.2 p.352 • Tafsir Nur Al-Thaqalayn, Vol.1 p.667

3588 - وَ رَوَى اَلسَّكُونِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِيهِ عَلَيْهِمَا اَلسَّلاَمُ : أَنَّهُ كَانَ يَنْهَى عَنِ اَلْجَوْزِ اَلَّذِي يَجِيءُ بِهِ اَلصَّبْيَانُ مِنَ اَلْقِمَارِ أَنْ يُؤْكَلَ وَ قَالَ هُوَ سُحْتٌ.

Hadith.3588 - It is narrated from Al-Sakuni, from Abu Abdillah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} that:

"He $^{\{a.s\}}$ used to forbid eating the walnuts that children bring from gambling, and He $^{\{a.s\}}$ said it is unlawful (suht)."

[REFERENCES]

Tafsir Al-'Ayyashi, Vol.1 p.322 • Al-Kafi, Vol.5 p.123 • Man La Yahduruhu Al-Faqih, Vol.3 p.161 • Tahdhib Al-Ahkam, Vol.6 p.370 • Al-Wafi, Vol.17 p.226 • Wasa'il Al-Shi'ah, Vol.17 p.166 • Tafsir Al-Burhan, Vol.2 p.305

3589 - وَ رَوَى أَيُّوبُ بْنُ اَلْحُرِّ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِيهِ عَلَيْهِمَا اَلسَّلاَمُ قَالَ : «لاَ بَأْسَ بِأَجْرِ اَلنَّائِحَةِ اَلَّتِي تَنُوحُ عَلَى اَلْمَيِّتِ وَ أَجْرِ اَلْمُغَنِّيَةِ اَلَّتِي تَزُفُّ اَلْعَرَائِسَ لَيْسَ بِهِ بَأْسٌ وَ لَيْسَتْ بِالَّتِي يَدْخُلُ عَلَيْهَا اَلرِّجَالُ ».

Hadith.3589 - It is narrated from Ayyub ibn Al-Hurr, from Abu Basir, from Abu Abdillah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said: "There is no harm in the payment for a wailing woman who mourns the deceased, and the payment for a singer who escorts brides; there is no harm in it, as long as she is not someone whom men enter upon."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.161

3590 - وَ رَوَى أَبَانُ بْنُ عُثْمَانَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «أَرْبَعٌ لاَ تَجُوزُ فِي أَرْبَعَةٍ اَلْخِيَانَةُ وَ اَلْغُلُولُ وَ اَلسَّرِقَةُ وَ اَلرِّبَا لاَ يَجُزْنَ فِي حَجٍّ وَ لاَ عُمْرَةٍ وَ لاَ جِهَادٍ وَ لاَ صَدَقَة».

Hadith.3590 - It is narrated from Aban ibn Uthman, from Abu Abdullah ^{a.s}, who said: "Four things are not permissible in four situations: treachery, embezzlement, theft, and usury. They are not permissible in Hajj, Umrah, Jihad, or charity."



[REFERENCES]

Al-Kafi, Vol.5 p.124 • Man La Yahduruhu Al-Faqih, Vol.3 p.161 • Al-Khisal, Vol.1 p.216 • Tahdhib Al-Ahkam, Vol.6 p.368 • Fiqh Al-Quran, Vol.2 p.27 • Al-Wafi, Vol.17 p.60 • Wasa'il Al-Shi'ah, Vol.11 p.145 • Wasa'il Al-Shi'ah, Vol.17 p.90 • Wasa'il Al-Shi'ah, Vol.25 p.389 • Bihar Al-Anwar, Vol.93 p.166

3591 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «لاَ بَأْسَ بِكَسْبِ اَلْمَاشِطَةِ إِذَا لَمْ تُشَارِطْ وَ قَبِلَتْ مَا تُعْطَى وَ لاَ تَصِلُ شَعْرَ الْمَرْأَةِ بِشَعْرِ الْمَرْأَةِ فَلاَ بَأْسَ بِكَسْبِ اَلنَّائِحَةِ إِذَا الْمَرْأَةِ بِشَعْرِ الْمَرْأَةِ فَلاَ بَأْسَ بِكَسْبِ اَلنَّائِحَةِ إِذَا الْمَرْأَةِ بِشَعْرِ الْمَرْأَةِ وَ لاَ بَأْسَ بِكَسْبِ اَلنَّائِحَةِ إِذَا الْمَرْأَةِ بِشَعْرِ الْمَرْأَةِ وَ لاَ بَأْسَ بِكَسْبِ النَّائِحَةِ إِذَا الْمَرْأَةِ مِدْ الْمَرْأَةِ فَا لاَ بَأْسَ بِكَسْبِ النَّائِحَةِ إِذَا اللهُ عَيْرِهَا فَأَمَّا شَعْرُ الْمَعْزِ فَلاَ بَأْسَ بِأَنْ يُوصَلَ بِشَعْرِ الْمَرْأَةِ وَ لاَ بَأْسَ بِكَسْبِ النَّائِحَةِ إِذَا اللهُ عَنْ اللهُ عَلَى اللهُ ال

Hadith.3591 – Imam ^{a.s} said: "There is no harm in the earnings of a hairdresser if she does not stipulate a specific payment and accepts what is given to her. However, she should not attach the hair of one woman to the hair of another woman. As for the hair of goats, there is no harm in attaching it to a woman's hair. Also, there is no harm in the earnings of a mourner if she speaks the truth."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.162 • Al-Wafi, Vol.17 p.203 • Wasa'il Al-Shi'ah, Vol.17 p.133

-----3592 - وَ رُوىَ «أَنَّهَا تَسْتَحِلُّهُ بِضَرْبِ إِحْدَى يَدَيْهَا عَلَى اَلْأُخْرَى ».

Hadith.3592 - It is narrated: "She makes it permissible by striking one of her hands against the other."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.1 p.183 • Man La Yahduruhu Al-Faqih, Vol.3 p.162

3593 - وَ رُوِيَ عَنِ اَلْحَسَنِ بْنِ عَلِيٍّ بْنِ أَبِي حَمْزَةَ عَنْ أَبِيهِ قَالَ : رَأَيْتُ أَبًا اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ يَعْمَلُ فِي أَرْضٍ لَهُ وَ قَدِ اِسْتَنْقَعَتْ قَدَمَاهُ فِي اَلْعَرَقِ فَقُلْتُ لَهُ جُعِلْتُ فِدَاكَ أَيْنَ اَلرِّجَالُ فَقَالَ «يَا عَلِيُ عَمِلَ بِالْيَدِ مَنْ أَرْضٍ لَهُ وَ قَدْ اِسْتَنْقَعَتْ قَدَمَاهُ فِي اَلْعَرَقِ فَقُلْتُ لَهُ مُنْ هُوَ فَقَالَ « رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ وَ أَمِيرُ اَلْمُؤْمِنِينَ وَ اَلْمُرْسَلِينَ وَ الصَّالِحِينَ».

Hadith.3593 - It is narrated from Al-Hasan ibn Ali ibn Abi Hamzah, from his father, who said: "I saw Abu Al-Hasan ^{a.s} working in his land, and his feet were soaked in sweat. I said to him, 'May I be your ransom! Where are the men (to assist you)?'

Imam ^{a.s} replied: 'O Ali, one who is better than me and my father worked with his hands in his land.'

I asked him, 'Who is that?'

He said: 'The Messenger of Allah ^{SWT} (peace be upon him and his family), Commander of the Faithful, and my forefathers (peace be upon them)—all of them worked with their hands, and it is the work of the prophets, the messengers, and the righteous."

[REFERENCES]

Al-Kafi, Vol.5 p.75 • Man La Yahduruhu Al-Faqih, Vol.3 p.162 • Awali Al-La'ali, Vol.3 p.200 • Al-Wafi, Vol.17 p.33 • Wasa'il Al-Shi'ah, Vol.17 p.38 • Bihar Al-Anwar, Vol.48 p.115



.....

3594 - وَ رَوَى شَرِيفُ بْنُ سَابِقٍ اَلتَّفْلِيسِيُّ عَنِ اَلْفَضْلِ بْنِ أَبِي قُرَّةَ اَلسَّمَنْدِيِّ اَلْكُوفِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّ أَمِيرَ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ قَالَ :

«أَوْحَى اَللَّهُ عَزَّ وَ جَلَّ إِلَى دَاوُدَ عَلَيْهِ اَلسَّلاَمُ » «أَنَّكَ نِعْمَ اَلْعَبْدُ لَوْ لاَ أَنَّكَ تَأْكُلُ مِنْ بَيْتِ اَلْمَالِ وَ لاَ تَعْمَلُ بِيَدِكَ شَيْئاً» قَالَ «فَبَكَى دَاوُدُ عَلَيْهِ اَلسَّلاَمُ فَأَوْحَى اَللَّهُ عَزَّ وَ جَلَّ إِلَى اَلْحَدِيدِ ۞ أَنْ لِنْ لِعَبْدِي دَاوُدَ ۞ فَلاَنَ فَأَلاَنَ اَللَّهُ تَعَالَى لَهُ اَلْحَدِيدَ فَكَانَ يَعْمَلُ كُلَّ يَوْمٍ دِرْعاً فَيَبِيعُهَا بِأَلْفِ دِرْهَمٍ فَعَمِلَ عَلَيْهِ اَلسَّلاَمُ ثَلاَثَمِائَةٍ وَ سِتِّينَ أَلْفاً وَ اِسْتَغْنَى عَنْ بَيْتِ اَلْمَال».

Hadith.3594 - It is narrated from Sharif ibn Sabiq Al-Taflisi, from Al-Fadl ibn Abi Qurrah Al-Samandi Al-Kufi, from Abu Abdullah ^{a.s}, that Commander of the Faithful ^{a.s} said:

"Allah (SWT), the Almighty and Majestic, revealed to Dawud (a.s): 'You are an excellent servant, except that you eat from the public treasury and do not work with your hands.'

Dawud {a.s} then wept.

So Allah (SWT), the Almighty and Majestic, revealed to the iron:

'Soften for My servant Dawud.' (Surah Saba 34:10)

And the iron softened.

Allah (SWT) made the iron pliable for him, and he began to make a coat of armor each day, selling it for a thousand dirhams.

Dawud ^{a.s} made three hundred and sixty coats of armor, selling them for three hundred and sixty thousand dirhams, and he became independent of the public treasury."

[REFERENCES

Al-Kafi, Vol.5 p.74 • Man La Yahduruhu Al-Faqih, Vol.3 p.162 • Tahdhib Al-Ahkam, Vol.6 p.326 • Al-Wafi, Vol.17 p.31 • Tafsir Al-Safi, Vol.3 p.350 • Wasa'il Al-Shi'ah, Vol.17 p.37 • Kulliyat Hadith Qudsi, Vol.1 p.189 • Tafsir Al-Burhan, Vol.3 p.832 • Tafsir Al-Burhan, Vol.4 p.508 • Qisas Al-Anbiya (Lil-Rawandi), Vol.1 p.340

3595 - وَ رُوِيَ عَنِ اَلْفَصْٰلِ بْنِ أَبِي قُرَّةَ قَالَ : دَخَلْنَا عَلَى أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ وَ هُوَ يَعْمَلُ فِي حَائِطٍ لَهُ فَقُلْنَا جَعَلَنَا اَللَّهُ فِدَاكَ دَعْنَا نَعْمَلْ لَكَ أَوْ تَعْمَلُهُ اَلْغِلْمَانُ قَالَ «لاَ دَعُونِي فَإِنِّي أَشْتَهِي أَنْ يَرَانِيَ اَللَّهُ عَزَّ وَ لَهُ فَقُلْنَا جَعَلَنَا اَللَّهُ فِدَاكَ دَعْنَا نَعْمَلْ لَكَ أَوْ تَعْمَلُهُ اَلْغِلْمَانُ قَالَ «لاَ دَعُونِي فَإِنِّي أَشْتَهِي أَنْ يَرَانِيَ اللَّهُ عَزَّ وَ جَلًّ أَعْمَلُ بِيَدِي وَ أَطْلُبُ اَلْحَلاَلَ فِي أَذَى نَفْسِي».

Hadith.3595 - It is narrated from Al-Fadl ibn Abi Qurrah:

"We entered upon Abu Abdullah ^{a.s} while he was working in his garden.

We said: 'May Allah {SWT} make us your ransom! Let us work for you, or let the servants handle it.' Imam {a.s} replied: 'No, leave me to it, for I desire that Allah {SWT}, the Almighty and Majestic, sees me working with my own hands and seeking lawful sustenance, even if it causes hardship to myself.'"

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.163 • Awali Al-La'ali, Vol.3 p.200 • Al-Wafi, Vol.17 p.36 • Wasa'il Al-Shi'ah, Vol.17 p.40



3596 - وَ كَانَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ يَخْرُجُ فِي اَلْهَاجِرَةِ فِي اَلْحَاجَةِ قَدْ كُفِيَهَا يُرِيدُ أَنْ يَرَاهُ اَللَّهُ تَعَالَى يُثْعِبُ نَفْسَهُ فِى طَلَبِ اَلْحَلاَل.

وَ لَا بَأْسَ بِكَسْبِ الْمُعَلِّمِ إِذَا كَانَ إِنَّمَا يَأْخُذُ عَلَى تَعْلِيمِ الشَّعْرِ وَ الرَّسَائِلِ وَ الْحُقُوقِ وَ أَشْبَاهِهَا وَ إِنْ شَارَطَ فَأَمَّا عَلَى تَعْلِيمِ الْقُرْآنِ فَلَا.

Hadith.3596 - It is reported that Commander of the Faithful ^{a.s.} used to go out during the midday heat for tasks that had already been taken care of, desiring that Allah ^{SWT}, the Exalted, would see him exerting himself in the pursuit of lawful sustenance.

[AL SADUQ]

As for the earnings of a teacher, there is no harm if he takes payment for teaching poetry, letters, legal rights, and similar subjects—even if he sets a condition for payment. However, taking payment for teaching the Quran is not permissible.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.163 • Awali Al-La'ali, Vol.3 p.200 • Al-Wafi, Vol.17 p.36 • Wasa'il Al-Shi'ah, Vol.17 p.23

كَسْبَ اَلْمُعَلِّمِ سُحْتٌ فَقَالَ

«كَذَبَ أَعْدَاءُ اَللَّهِ إِنَّمَا أَرَادُوا أَنْ لاَ يُعَلِّمُوا أَوْلاَدَهُمُ اَلْقُرْآنَ لَوْ أَنَّ رَجُلاً أَعْطَى اَلْمُعَلِّمَ دِيَةَ وَلَدِهِ كَانَ لِلْمُعَلِّمِ مُنَاحاً».

Hadith.3597 - It is reported from al-Fadl ibn Abi Qurrah that he said:

I asked Abu Abdillah ^{a.s}, "These people claim that the earnings of a teacher are unlawful." Imam ^{a.s} replied: "The enemies of Allah ^{SWT} have lied! They only intend to prevent their children from learning the Quran. If a man were to give the teacher the blood money of his child, it would be lawful for the teacher."

[REFERENCES]

Al-Kafi, Vol.5 p.121 • Man La Yahduruhu Al-Faqih, Vol.3 p.163 • Tahdhib Al-Ahkam, Vol.6 p.364 • Al-Istibsar, Vol.3 p.65 • Al-Wafi, Vol.17 p.237 • Wasa'il Al-Shi'ah, Vol.17 p.154 • Tafsir Al-Burhan, Vol.2 p.304

3598 - وَ قَالَ عَلِيُّ بْنُ ٱلْحُسَيْنِ عَلَيْهِمَا ٱلسَّلاَمُ : «إِنَّ مِنْ سَعَادَةِ ٱلْمَرْءِ أَنْ يَكُونَ مَتْجَرُهُ فِي بِلاَدِهِ وَ يَكُونَ خُلَطَاؤُهُ صَالحينَ وَ يَكُونَ لَهُ أَوْلاَدٌ يَسْتَعِينُ بِهِمْ».

Hadith.3598 - Imam Ali ibn Al-Hussain (a.s) said:

"Part of a man's happiness is that his business is in his own land, that his associates are righteous, and that he has children who assist him."

[REFERENCES]

Al-Kafi, Vol.5 p.257 • Man La Yahduruhu Al-Faqih, Vol.3 p.164 • Al-Khisal, Vol.1 p.159 • Al-Wafi, Vol.17 p.421 • Wasa'il Al-Shi'ah, Vol.17 p.243 • Wasa'il Al-Shi'ah, Vol.17 p.467



3599 - وَ رُوِيَ عَنْ عَبْدِ ٱلْحَمِيدِ بْنِ عَوَّاضٍ ٱلطَّائِيِّ قَالَ :

قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنِّي اِتَّخَذْتُ رَحَّى فِيهَا مَجْلِسِي وَ يَجْلِسُ إِلَيَّ فِيهَا أَصْحَابِي قَالَ «ذَاكَ رِفْقُ اَللَّهِ عَزَّ وَ جَلَّ».

Hadith.3599 - It is narrated from Abdul-Hamid ibn 'Awad al-Ta'i who said:

I said to Abu Abdullah ${}^{\text{a.s.}}$: "I have set up a millstone, and it is my sitting place where my companions also sit with me."

Imam (a.s) said: "That is Allah's (SWT) mercy."

[REFERENCES]

Al-Kafi, Vol.5 p.310 • Man La Yahduruhu Al-Faqih, Vol.3 p.164 • Al-Wafi, Vol.17 p.422 • Wasa'il Al-Shi'ah, Vol.17 p.244

3600 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ لِلْوَلِيدِ بْنِ صَبِيحٍ : «يَا وَلِيدُ لاَ تَشْتَرِ لِي مِنْ مُحَارَفِ شَيْئاً فَإِنَّ خُلْطَتَهُ لاَ يَرَكَةَ فيهَا ».

Hadith.3600 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said to Al-Walid ibn Subayh: "O Walid, do not buy anything for me from one who is engaged in unlawful earnings (Muharif), for there is no blessing in associating with him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.164 • Ilal Al-Shara'i', Vol.2 p.526 • Wasa'il Al-Shi'ah, Vol.17 p.413 • Bihar Al-Anwar, Vol.100 p.83

-----3601 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «لاَ تُخَالِطُوا وَ لاَ تُعَامِلُوا إلاَّ مَنْ نَشَأَ فِي اَلْخَيْرِ».

Hadith.3601 - Imam $^{\{a.s\}}$ said: "Do not associate with or conduct business except with those who have been raised in goodness."

[REFERENCES]

Al-Kafi, Vol.5 p.158 • Al-Kafi, Vol.5 p.159 • Man La Yahduruhu Al-Faqih, Vol.3 p.164 • Ilal Al-Shara'i', Vol.2 p.526 • Tahdhib Al-Ahkam, Vol.7 p.10 • Tahdhib Al-Ahkam, Vol.7 p.10 • Al-Wafi, Vol.17 p.411 • Wasa'il Al-Shi'ah, Vol.17 p.75 • Wasa'il Al-Shi'ah, Vol.17 p.414 • Wasa'il Al-Shi'ah, Vol.17 p.414

-----3602 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «اِحْذَرُوا مُعَامَلَةَ أَصْحَابِ اَلْعَاهَاتِ فَإِنَّهُمْ أَظْلَمُ شَيْءٍ».

Hadith.3602 - Imam ${a.s}$ said: "Beware of dealing with those who have defects, for they are the most unjust of people."

[REFERENCES]

Al-Kafi, Vol.5 p.158 • Man La Yahduruhu Al-Faqih, Vol.3 p.164 • Ilal Al-Shara'i', Vol.2 p.526 • Al-Wafi, Vol.17 p.411 • Bihar Al-Anwar, Vol.100 p.83



3603 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ لِأَبِي اَلرَّبِيعِ اَلشَّامِيِّ : «لاَ تُخَالِطِ اَلأَكْرَادَ فَإِنَّ اَلأَكْرَادَ حَيٌّ مِنَ اَلْجِنَّ كَشَفَ اَللَّهُ عَزَّ وَ جَلَّ عَنْهُمُ اَلْعُطَاءَ ».

Hadith.3603 - Imam (a.s) said to Abu Al-Rabi' Al-Shami:

"Do not associate with the Kurds, for the Kurds are a group from the Jinn whom Allah (SWT), the Almighty and Majestic, has removed the veil from."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.164 • Wasa'il Al-Shi'ah, Vol.17 p.416 • Al-Fusul Al-Muhimmah, Vol.2 p.247 • Bihar Al-Anwar, Vol.60 p.73

3604 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «لاَ تَسْتَعِنْ بِمَجُوسِيٍّ ، وَ لَوْ عَلَى أَخْذِ قَوَائِمِ شَاتِكَ وَ أَنْتَ تُرِيدُ أَنْ تَذْبَحَهَا».

Hadith.3604 - Imam {a.s} said:

"Do not seek the assistance of a Magian, even for holding the legs of your sheep while you intend to slaughter it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.164 • Al-Amali (Lil-Tusi), Vol.1 p.443 • Al-Wafi, Vol.17 p.413 • Wasa'il Al-Shi'ah, Vol.17 p.417 • Wasa'il Al-Shi'ah, Vol.17 p.418 • Bihar Al-Anwar, Vol.62 p.322

3605 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «إِيَّاكُمْ وَ مُخَالَطَةَ اَلسَّفِلَةِ، فَإِنَّهُ لاَ يَئُولُ إِلَى خَيْرِ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ جَاءَتِ الْأَخْبَارُ فِي مَعْنَى السَّفِلَةِ عَلَى وُجُوهٍ فَمِنْهَا أَنَّ السَّفِلَةَ هُوَ الَّذِي لَا يُبَالِي مَا قَالَ وَ لَا مَا قِيلَ لَهُ وَ مِنْهَا أَنَّ السَّفِلَةَ مَنْ لَمْ يَسُرَّهُ الْإِحْسَانُ وَ لَا تَسُوؤُهُ الْإِسَاءَةُ وَ لَا مَا قِيلَ لَهُ وَ مِنْهَا أَنَّ السَّفِلَةَ مَنْ لَمْ يَسُرَّهُ الْإِحْسَانُ وَ لَا تَسُوؤُهُ الْإِسَاءَةُ وَ السَّفِلَةُ مَنِ ادَّعَى الْإِمَامَةَ وَ لَيْسَ لَهَا بِأَهْلٍ وَ هَذِهِ كُلُّهَا أَوْصَافُ السَّفِلَةِ مَنِ اجْتَمَعَ فِيهِ بَعْضُهَا أَوْ جَمِيعُهَا وَجَبَ الْجَنَابُ مُخَالَطَتِهِ.

Hadith.3605 – Imam ${}^{a.s}$ said: "Beware of associating with the lowly, for it does not lead to any good."

[AL SADUQ]

The compiler of this book (may Allah (SWT) have mercy on him) said:

Reports regarding the definition of the lowly (safilah) have come in different forms:

The lowly is the one who does not care about what he says or what is said to him.

The lowly is the one who plays the tambourine.

The lowly is the one who is neither pleased by kindness nor disturbed by wrongdoing.

The lowly is the one who claims Imamate without being qualified for it.

All these are descriptions of the lowly. Anyone who possesses some or all of these characteristics must be avoided and kept away from.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.164



3606 - وَ رُوِيَ عَنِ ٱلْفُضَيْلِ بْنِ يَسَارٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ إِنِّي قَدْ تَرَكْتُ ٱلتَّجَارَةَ فَقَالَ «لاَ تَفْعَلْ إِفْتَحْ بَابَكَ وَ ٱبْسُطْ بِسَاطَكَ وَ إِسْتَرْزِقِ ٱللَّهَ رَبَّك».

Hadith.3606 - Al-Fudhayl ibn Yasaar asked Abu Abdullah ^{a.s}: "I have abandoned trade." Imam ^{a.s} replied: "Do not do that. Open your door, spread your mat, and seek sustenance from your Lord ^{AZJ}, Allah ^{SWT}."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.165 • Al-Wafi, Vol.17 p.69 • Wasa'il Al-Shi'ah, Vol.17 p.17

3607 - وَ قَالَ سَدِيرٌ اَلصَّيْرَفِيُّ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَيُّ شَيْءٍ عَلَى اَلرَّجُلِ فِي طَلَبِ اَلرِّزْقِ فَقَالَ «يَا سَدِيرُ إِذَا فَتَحْتَ بَابَكَ وَ بَسَطْتَ بِسَاطَكَ فَقَدْ قَضَيْتَ مَا عَلَيْكَ».

Hadith.3607 - Sadir Al-Sayrafi said:

I asked Abu Abdullah ^{a.s}: "What is required of a man in seeking sustenance?" Imam ^{a.s} replied: "O Sadir, if you open your door and spread your mat, then you have fulfilled what is required of you."

[REFERENCES]

Al-Kafi, Vol.5 p.79 • Man La Yahduruhu Al-Faqih, Vol.3 p.165 • Tahdhib Al-Ahkam, Vol.6 p.323 • Al-Wafi, Vol.17 p.99 • Wasa'il Al-Shi'ah, Vol.17 p.54 • Tafsir Nur Al-Thaqalayn, Vol.5 p.134 • Tafsir Kanz Al-Daqaiq, Vol.12 p.437

3608 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى جَعَلَ أَرْزَاقَ اَلْمُؤْمِنِينَ مِنْ حَيْثُ لاَ يَحْتَسِبُونَ وَ ذَلِكَ أَنَّ اَلْعَبْدَ إِذَا لَمْ يَعْرِفْ وَجْهَ رِزْقه كَثْرَ دُعَاؤُهُ».

Hadith.3608 - Imam ^{a.s} said: "Indeed, Allah ^{SWT}, Blessed and Exalted, has made the sustenance of the believers come from where they do not expect. This is because when a servant does not know the source of his sustenance, his supplications increase."

[REFERENCES]

Al-Mu'min, Vol.1 p.53 • Al-Kafi, Vol.5 p.84 • Man La Yahduruhu Al-Faqih, Vol.3 p.165 • Al-Tawhid, Vol.1 p.402 • Al-Amali (Lil-Saduq), Vol.1 p.181 • Tahdhib Al-Ahkam, Vol.6 p.328 • Rawdat Al-Wa'izin, Vol.2 p.326 • Makarim Al-Akhlaq, Vol.1 p.270 • Sulwat Al-Hazin, Vol.1 p.116 • Al-Wafi, Vol.17 p.68

3609 - وَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ: «كُنْ لِمَا لاَ تَرْجُو أَرْجَى مِنْكَ لِمَا تَرْجُو فَإِنَّ مُوسَى بْنَ عِمْرَانَ عَلَيْهِ اَلسَّلاَمُ خَرَجَ يَقْتَبِسُ لِأَهْلِهِ نَاراً فَكَلَّمَهُ اَللَّهُ عَزَّ وَ جَلَّ وَ رَجَعَ نَبِيّاً وَ خَرَجَتْ مَلِكَةُ، سَبَإٍ فَأَسْلَمَتْ مَعَ سُلَيْمَانَ عَلَيْهِ اَلسَّلاَمُ وَ خَرَجَتْ سَحَرَةُ فِرْعَوْنَ يَطْلُبُونَ اَلْعِزَّةَ لِفِرْعَوْنَ فَرَجَعُوا مُؤْمِنِينَ ».

Hadith.3609 - Imam Ali ibn Abi Talib ^{a.s} said: "Be more hopeful for what you do not expect than for what you expect. Indeed, Moses, son of Imran ^{a.s}, went out to fetch fire for his family, but Allah ^{SWT}, the Almighty and Majestic, spoke to him, and he returned as a prophet. And the Queen of Sheba went out and embraced Islam with Solomon ^{a.s}. And the magicians of Pharaoh went out seeking honor for Pharaoh but returned as believers."



[REFERENCES]

Fiqh Al-Ridha, Vol.1 p.359 • Al-Kafi, Vol.5 p.83 • Man La Yahduruhu Al-Faqih, Vol.3 p.165 • Man La Yahduruhu Al-Faqih, Vol.4 p.399 • Al-Amali (Lil-Saduq), Vol.1 p.178 • Tuhaf Al-'Uqul, Vol.1 p.208 • Rawdat Al-Wa'izin, Vol.2 p.502 • Mishkat Al-Anwar, Vol.1 p.117 • Al-Sarair, Vol.3 p.622 • Al-Wafi, Vol.17 p.67

3610 - وَ قَالَ رَجُلٌ لِأَبِي ٱلْحَسَنِ مُوسَى بْنِ جَعْفَرٍ عَلَيْهِمَا ٱلسَّلاَمُ عِدْنِي قَالَ «كَيْفَ أَعِدُكَ وَ أَنَا لِمَا لاَ أَرْجُو أَرْجَى مِنِّى لِمَا أَرْجُو».

Hadith.3610 - A man said to Abu al-Hasan Imam Musa ibn Jafar Al-Kadhim (a.s):

"Promise me something."

Imam ^{a.s} replied: "How can I promise you, when I have more hope in what I do not expect than in what I do expect?"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.165 • Al-Wafi, Vol.17 p.69 • Wasa'il Al-Shi'ah, Vol.17 p.53

3611 - وَ رُوِيَ عَنْ جَمِيلِ بْنِ دَرَّاجٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «مَا سَدَّ اَللَّهُ عَزَّ وَ جَلَّ عَلَى مُؤْمِنِ بَابَ رِزْقِ إِلاَّ فَتَحَ اَللَّهُ لَهُ مَا هُوَ خَيْرٌ مِنْهُ».

Hadith.3611 - It is narrated from Jamil ibn Darraj, from Abu Abdullah (a.s):

"Allah (SWT), the Almighty and Glorious, does not close a door of sustenance for a believer except that He opens for him what is better than it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.166 • Al-Wafi, Vol.17 p.70 • Wasa'il Al-Shi'ah, Vol.17 p.53

3612 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «مَنْ أَتَاهُ اَللَّهُ عَزَّ وَ جَلَّ بِرِزْقٍ لَمْ يَخُطُ إِلَيْهِ بِرِجْلِهِ وَ لَمْ يَمُدَّ إِلَيْهِ يَدَهُ وَ لَمْ يَتَكَلَّمْ فِيهِ بِلِسَانِهِ وَ لَمْ يَشُدَّ إِلَيْهِ يَدَهُ وَ لَمْ يَتَكَلَّمْ فِيهِ بِلِسَانِهِ وَ لَمْ يَشُدَّ إِلَيْهِ بَرَجْلِهِ وَ لَمْ يَمُدَّ إِلَيْهِ يَدَهُ وَ لَمْ يَتَكَلَّمْ فِيهِ بِلِسَانِهِ وَ لَمْ يَشُدَّ إِلَيْهِ يَدَهُ وَ لَمْ يَتَكَلَّمْ فِيهِ بِلِسَانِهِ وَ لَمْ يَشُدَّ إِلَيْهِ بَرِجْلِهِ وَ لَمْ يَمُدً إِلَيْهِ بَلِسَانِهِ وَ لَمْ يَشُدًّ إِلَيْهِ بَلِمَ اللّهُ عَزَّ وَ جَلَّ فِي كِتَابِهِ: ۞ وَ مَنْ يَتَّقِ اَللّهُ يَجْعَلْ لَهُ مَخْرَجاً وَ يَرْزُقُهُ مِنْ ذَكَرَهُ اللّهُ عَزَّ وَ جَلَّ فِي كِتَابِهِ: ۞ وَ مَنْ يَتَّقِ اللّهُ يَجْعَلْ لَهُ مَخْرَجاً وَ يَرْزُقُهُ مِنْ ذَكَرَهُ اللّهُ عَزَّ وَ جَلَّ فِي كِتَابِهِ: ۞ وَ مَنْ يَتَّقِ اللّهُ يَجْعَلْ لَهُ مَخْرَجاً وَ يَرْزُقُهُ مِنْ ذَكَرَهُ اللّهُ عَزَّ وَ جَلَّ فِي كِتَابِهِ: ۞ وَ مَنْ يَتَّقِ اللّهُ يَجْعَلْ لَهُ مَخْرَجاً وَ يَرْزُقُهُ مِنْ ذَكَرَهُ اللّهُ عَزَّ وَ جَلًّ فِي كِتَابِهِ: ۞ وَمَنْ يَتَّقِ اللّهُ يَجْعَلْ لَهُ مَخْرَجاً وَ يَرْزُقُهُ مِنْ ذَكُرَهُ اللّهُ عَزَّ وَ جَلًا فِي كِتَابِهِ عَلَى لَهُ مَنْ يَتَّقِ اللّهُ يَحْتَسِبُ ۞ »

Hadith.3612 - It is narrated by Al-Sakooni, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s.} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s.}, from his forefathers (peace be upon them) that Imam Ali ibn Abi Talib ^{a.s.} said:

"Whoever receives sustenance from Allah (SWT), the Almighty and Glorious, without having walked towards it with his feet, nor extended his hand for it, nor spoken about it with his tongue, nor prepared himself for it by tightening his garments, nor exposed himself to acquire it—he is among those whom Allah (SWT), the Almighty and Glorious, mentioned in His Book:

'And whoever fears Allah (SWT), He will make a way out for him, and will provide for him from where he does not expect." (Surah At-Talaq 65:2-3)

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.166 • Al-Wafi, Vol.17 p.70 • Tafsir Nur Al-Thaqalayn, Vol.5 p.356 • Tafsir Kanz Al-Daqaiq, Vol.13 p.306



CHAPTER 58 - CHAPTER ON LIVELIHOODS, EARNINGS, PROFITS, AND PROFESSIONS

3613 - وَ قَالَ أَبُو جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ : «اَلْمَعُونَةُ تَنْزِلُ مِنَ اَلسَّمَاءِ عَلَى قَدْرِ اَلْمَئُونَةِ».

Hadith.3613 - Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} said: "Assistance descends from the heavens in proportion to one's needs."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.166 • Man La Yahduruhu Al-Faqih, Vol.4 p.418 • Al-Ikhtisas, Vol.1 p.30 • Al-Wafi, Vol.17 p.112 • Wasa'il Al-Shi'ah, Vol.16 p.324 • Awalim Al-Uloom, Vol.20 p.689

Hadith.3614 - Imam Jafar ibn Muhammad Al-Sadig (a.s.) said:

"Wealth that prevents you from committing oppression is better than poverty that leads you to sin."

[REFERENCES]

Al-Kafi, Vol.5 p.72 • Man La Yahduruhu Al-Faqih, Vol.3 p.166 • Tahdhib Al-Ahkam, Vol.6 p.328 • Majmu'at Warram, Vol.2 p.12 • Wasa'il Al-Shi'ah, Vol.17 p.31

3615 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «لاَ خَيْرَ فِيمَنْ لاَ يُحِبُّ جَمْعَ اَلْمَالِ مِنْ حَلاَلٍ فَيَكُفَّ بِهِ وَجْهَهُ وَ يَقْضِيَ بِهِ دَيْنَهُ وَ يَصِلَ بِهِ رَحِمَهُ».

Hadith.3615 - Imam ^{a.s} said: "There is no good in one who does not desire to earn wealth through lawful means, so that he may protect his dignity, pay off his debts, and maintain ties of kinship."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.166 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.180

-----3616 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مِنَ اَلْمُرُوءَةِ اِسْتِصْلاَحُ اَلْمَال».

Hadith.3616 - The Messenger of Allah ^{SWT} (peace be upon him and his family) said: "Part of honor and dignity is managing wealth properly."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.166 • Al-Khisal, Vol.1 p.10 • Ma'ani Al-Akhbar, Vol.1 p.258 • Al-Wafi, Vol.17 p.84 • Wasa'il Al-Shi'ah, Vol.11 p.435 • Wasa'il Al-Shi'ah, Vol.17 p.64 • Wasa'il Al-Shi'ah, Vol.17 p.64 • Bihar Al-Anwar, Vol.73 p.313 • Bihar Al-Anwar, Vol.100 p.4

Hadith.3617 - Imam Jafar ibn Muhammad Al-Sadiq ${a.s}$ said: "Managing wealth properly is a part of faith."

[REFERENCES]

Al-Kafi, Vol.5 p.87 • Man La Yahduruhu Al-Faqih, Vol.3 p.166 • Al-Wafi, Vol.17 p.81 • Wasa'il Al-Shi'ah, Vol.17 p.63



3618 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «لاَ يَصْلُحُ اَلْمَرْءُ اَلْمُسْلِمُ إِلاَّ بِثَلاَثِ اَلتَّفَقُّهِ فِي اَلدِّينِ وَ اَلتَّقْدِيرِ فِي اَلْمَعِيشَةِ وَ اَلصَّبْرِ عَلَى اَلنَّائِبَةِ».

Hadith.3618 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"A Muslim cannot be righteous except through three qualities: understanding the religion, managing livelihood wisely, and exercising patience in adversity."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.166

3619 - قَالَ وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «إِنَّ اَلنَّفْسَ إِذَا أَحْرَزَتْ قُوتَهَا اِسْتَقَرَّتْ».

Hadith.3619 - The Messenger of Allah (SWT) (peace and blessings be upon him and his family) said: "Indeed, when the soul secures its provision, it becomes content."

[REFERENCES]

Al-Kafi, Vol.5 p.89 • Man La Yahduruhu Al-Faqih, Vol.3 p.166 • Al-Wafi, Vol.17 p.93 • Wasa'il Al-Shi'ah, Vol.17 p.434

3620 - وَ سَأَلَ مُعَمَّرُ بْنُ خَلاَدٍ أَبَا ٱلْحَسَنِ ٱلرِّضَا عَلَيْهِ ٱلسَّلاَمُ : عَنْ حَبْسِ ٱلطَّعَامِ سَنَةً فَقَالَ «أَنَا أَفْعَلُهُ». يَعْنِي بِذَلِكَ إِحْرَازَ الْقُوتِ.

Hadith.3620 - Mu'ammar ibn Khallad asked Abu al-Hasan Imam Ali ibn Musa Ar-Ridha ${a.s}$ about storing food for a year.

Imam {a.s} replied: "I do it myself."

[AL SADUQ]

This indicates securing provisions.

[REFERENCES]

3621 - وَ رَوَى اِبْنُ أَبِي يَعْفُورٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ إِنَّ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ قَالَ : «مَا مِنْ نَفَقَةٍ أَحَبَّ إِلَى اَللَّهِ عَزَّ وَ جَلَّ مِنْ نَفَقَةٍ قَصْدٍ وَ يُبْغِضُ اَلْإِسْرَافَ إِلاَّ فِي اَلْحَجٍّ وَ اَلْعُمْرَةِ فَرَحِمَ اَللَّهُ مُؤْمِناً كَسَبَ طَيِّباً وَ أَنْفَقَ مِنْ قَصْدٍ أَوْ قَدَّمَ فَضْلاً ».

Hadith.3621 - Ibn Abi Ya'fur narrated from Abu Abdullah ^{a.s} that he said:

"The Messenger of Allah (SWT) (peace be upon him and his family) said:

'There is no spending more beloved to Allah (SWT), the Mighty and Majestic, than moderate spending. He (SWT) dislikes extravagance, except in Hajj and Umrah.

May Allah $^{\text{SWT}}$ have mercy on a believer who earns lawfully, spends moderately, or gives something in charity from his surplus.' "

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.167 • Al-Wafi, Vol.17 p.84 • Wasa'il Al-Shi'ah, Vol.11 p.149



3622 - وَ قَالَ ٱلْعَالِمُ عَلَيْهِ ٱلسَّلاَمُ : «ضَمِئْتُ لِمَن اِقْتَصَدَ أَنْ لاَ يَفْتَقِرَ».

Hadith.3622 - The Scholar, Imam ${}^{\{a.s\}}$ said: "I guarantee that whoever practices moderation will never become poor."

[REFERENCES]

Fiqh Al-Ridha, Vol.1 p.255 • Al-Kafi, Vol.4 p.53 • Man La Yahduruhu Al-Faqih, Vol.2 p.64 • Man La Yahduruhu Al-Faqih, Vol.3 p.167 • Al-Khisal, Vol.1 p.9 • Al-Wafi, Vol.10 p.496 • Al-Wafi, Vol.17 p.84 • Wasa'il Al-Shi'ah, Vol.17 p.64 • Wasa'il Al-Shi'ah, Vol.21 p.552 • Wasa'il Al-Shi'ah, Vol.21 p.553

3623 - وَ قَالَ عَلِىُ بْنُ ٱلْحُسَيْنِ عَلَيْهِمَا ٱلسَّلاَمُ : «إِنَّ ٱلرَّجُلَ لَيُنْفِقُ مَالَهُ فِي حَقٍّ وَ إِنَّهُ لَمُسْرِفٌ ».

Hadith.3623 - Imam Ali ibn Al-Hussain (a.s) said:

"A man may spend his wealth on what is right, yet still be considered extravagant."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.167 • Al-Wafi, Vol.17 p.84 • Wasa'il Al-Shi'ah, Vol.17 p.65

3624 - وَ رَوَى اَلْأَصْبَغُ بْنُ نُبَاتَةَ عَنْ أَمِيرِ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «لِلْمُسْرِفِ ثَلاَثُ عَلاَمَاتٍ يَأْكُلُ مَا لَيْسَ لَهُ وَ يَشْتَرى مَا لَيْسَ لَهُ وَ يَلْبَسُ مَا لَيْسَ لَهُ».

Hadith.3624 - Al-Asbagh ibn Nubata narrated from Commander of the Faithful ^{a.s} that he said: "The extravagant person has three signs: he eats what does not belong to him, buys what does not belong to him, and wears what does not belong to him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.167 • Al-Khisal, Vol.1 p.97 • Al-Wafi, Vol.17 p.85 • Wasa'il Al-Shi'ah, Vol.17 p.65 • Bihar Al-Anwar, Vol.72 p.303 • Tafsir Nur Al-Thaqalayn, Vol.1 p.772 • Tafsir Kanz Al-Daqaiq, Vol.4 p.462 • Mustadrak Al-Wasa'il, Vol.15 p.270

3625 - وَ رَوَى أَبُو هِشَامٍ اَلْبَصْرِيُّ عَنْ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «مِنَ اَلْفَسَادِ قَطْعُ اَلدِّرْهَمِ وَ اَلدِّينَارِ وَ طَرْحُ اَلنَّوَى ».

Hadith.3625 - Abu Hisham al-Basri narrated from Imam Ali ibn Musa Ar-Ridha ^{a.s} that he said: "Among the causes of corruption are the discontinuation of currency (dirham and dinar) and the discarding of date pits."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.167 • Al-Wafi, Vol.17 p.85 • Wasa'il Al-Shi'ah, Vol.5 p.52

3626 - وَ سَأَلَ إِسْحَاقُ بْنُ عَمَّارٍ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنْ أَدْنَى اَلْإِسْرَافِ فَقَالَ «ثَوْبُ صَوْنِكَ تَبْتَذِلُهُ وَ فَصْلُ اَلْإِنَاءِ تُهَرِيقُهُ وَ قَذْفُكَ اَلنَّوَى هَكَذَا وَ هَكَذَا».



Hadith.3626 - Ishaq ibn Ammar asked Abu Abdullah ^{a.s} about the least form of extravagance. Imam ^{a.s} replied: "Wearing your garment of dignity for ordinary tasks, spilling the excess of what is in your vessel, and carelessly throwing away date pits like this and that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.167

3627 - وَ رَوَى اَلْوَلِيدُ بْنُ صَبِيحٍ عَنِ اَلصَّادِقِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «ثَلاَثَةٌ يَدْعُونَ فَلاَ يُسْتَجَابُ لَهُمْ» أَوْ قَالَ «يُرَدُّ عَلَيْهِمْ دُعَاؤُهُمْ رَجُلٌ كَانَ لَهُ مَالٌ كَثِيرٌ يَبْلُغُ ثَلاَثِينَ أَلْفاً أَوْ أَرْبَعِينَ أَلْفاً فَأَنْفَقَهُ فِي وُجُوهِهِ فَيَقُولُ قَالَ «يُرَدُّ عَلَيْهِمْ دُعَاؤُهُمْ رَجُلٌ كَانَ لَهُ مَالٌ كَثِيرٌ يَبْلُغُ ثَلاَثِينَ أَلْفاً أَوْ أَرْبَعِينَ أَلْفاً فَأَنْفَقَهُ فِي وُجُوهِهِ فَيَقُولُ اللَّهُ تَعَالَى اللَّهُ تَعَالَى أَلَمْ أَرْزُقْكَ وَ رَجُلٌ أَمْسَكَ عَنِ اَلطَّلَبٍ فَيَقُولُ اَللَّهُمَّ أَرْزُقْنِي فَيَقُولُ اللَّهُ تَعَالَى أَلَمْ أَرْزُقْكَ وَ رَجُلٌ أَمْسَكَ عَنِ اَلطَّلَبٍ فَيَقُولُ اللَّهُمَّ فَرَقْ بَيْنِي وَ بَيْنَهَا فَيَقُولُ اَللَّهُ عَزَّ وَ أَلْمُ أَجْعَلْ لَكَ اَلسَّبِيلَ إِلَى اَلطَّلَبِ وَ رَجُلٌ كَانَتْ عِنْدَهُ إِمْرَأَةٌ فَقَالَ اَللَّهُمَّ فَرُقْ بَيْنِي وَ بَيْنَهَا فَيَقُولُ اللَّهُ عَزَّ وَ جَلَّ لَا لَمْ أَجْعَلْ لَكَ السَّبِيلَ إِلَى الطَّلَبِ وَ رَجُلٌ كَانَتْ عِنْدَهُ إِمْرَأَةٌ فَقَالَ اللَّهُمَّ فَرُقْ بَيْنِي وَ بَيْنَهَا فَيَقُولُ اللَّهُ عَزَّ وَلَا لَلْهُمْ فَرَقْ بَيْنِي وَ بَيْنَهَا فَيَقُولُ اللَّهُ عَزَّ وَلِي لَاللَّهُ مَا لَكَ اللَّهُمَ لَكَ اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ اللَّهُ الْ اللَّهُ عَلَى اللَّهُ الْفَاقِلُ اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ الْمَالُهُ اللَّهُ عَلَى اللَّهُ الْمَالَةُ عَلَى اللَّهُ الْمَالَقُولُ اللَّهُ عَلَى اللَّهُ اللَّهُ عَلَى اللَّهُ الْمُؤْلُ اللَّهُ عَلَى اللَّهُ اللَّهُ عَلَى اللَّهُ الْمِلْلُولُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ عَلَى اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ عَلَى اللَّهُ اللْهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ الللَّهُ الللَّهُ

Hadith.3627 - Al-Walid ibn Sabih narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} that he said:

"Three people make supplications, but their prayers are not answered"—or he said: "their prayers are returned to them":

A man who had a large amount of wealth, reaching thirty thousand or forty thousand, and spent it without careful consideration. Then he says, 'O Allah (SWT), provide for me.' Allah (SWT), the Exalted, says, 'Did I not provide for you?'

A man who refrains from seeking sustenance and says, 'O Allah (SWT), provide for me.' Allah (SWT), the Exalted, says, 'Did I not make a way for you to seek provision?'

A man who had a wife and prays, 'O Allah ^{SWT}, separate me from her.' Allah ^{SWT}, the Almighty, says, 'Did I not give you the authority to handle this matter yourself?'"

[REFERENCES]

Man La Yahduruhu Al-Fagih, Vol.3 p.168 • Al-Wafi, Vol.17 p.26

Hadith.3628 - Imam (a.s.) said: "Part of a man's happiness is that he is the caretaker of his family."

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.168 • Al-Wafi, Vol.17 p.98 • Wasa'il Al-Shi'ah, Vol.17 p.68

Hadith.3629 - Imam ^{a.s} said: "It is sufficient for a man to be sinful if he neglects those he is responsible for."

[REFERENCES]

Al-Kafi, Vol.4 p.12 • Man La Yahduruhu Al-Faqih, Vol.3 p.168 • Uddat Al-Da'i, Vol.1 p.82 • Al-Wafi, Vol.10 p.437 • Al-Wafi, Vol.17 p.98 • Wasa'il Al-Shi'ah, Vol.21 p.542 • Bihar Al-Anwar, Vol.100 p.13 • Mustadrak Al-Wasa'il, Vol.14 p.252



3630 - وَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَلْعُونٌ مَلْعُونٌ مَنْ يُضَيِّعُ مَنْ يَعُولُ».

Hadith.3630 - The Prophet (peace be upon him and his family) said:

"Cursed, cursed is the one who neglects those he is responsible for."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.168 • Uddat Al-Da'i, Vol.1 p.82 • Al-Wafi, Vol.17 p.98 • Wasa'il Al-Shi'ah, Vol.17 p.68

3631 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «اَلْكَادُ عَلَى عِيَالِهِ مِنْ حَلاَل كَالْمُجَاهِدِ فِي سَبِيل اَللَّهِ».

Hadith.3631 - Imam ^{a.s} said: "The one who strives to provide for his family through lawful means is like a warrior in the path of Allah ^{SWT}."

[REFERENCES]

Al-Kafi, Vol.5 p.88 • Man La Yahduruhu Al-Faqih, Vol.3 p.168 • Uddat Al-Da'i, Vol.1 p.82 • Awali Al-La'ali, Vol.1 p.268 • Awali Al-La'ali, Vol.2 p.109 • Awali Al-La'ali, Vol.3 p.199 • Al-Wafi, Vol.17 p.97 • Wasa'il Al-Shi'ah, Vol.17 p.66 • Bihar Al-Anwar, Vol.97 p.7 • Bihar Al-Anwar, Vol.100 p.13

3632 - وَ رَوَى إِسْمَاعِيلُ بْنُ جَابِرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «لاَ تَتَعَرَّضُوا لِلْحُقُوقِ، فَإِذَا لَرْمَتْكُمْ فَاصْبِرُوا لَهَا».

Hadith.3632 - Isma'il bin Jabir narrated from Abu Abdillah (a.s) that he said:

"Do not expose yourselves to obligations, but if they become binding upon you, then be patient with them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.168 • Al-Wafi, Vol.17 p.98 • Wasa'il Al-Shi'ah, Vol.16 p.327 • Wasa'il Al-Shi'ah, Vol.18 p.428 • Wasa'il Al-Shi'ah, Vol.23 p.304 • Al-Fusul Al-Muhimmah, Vol.2 p.276

3633 - وَ قَالَ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ : «لاَ تَبْذُلْ لِإِخْوَانِكَ مِنْ نَفْسِكَ مَا ضَرَرُهُ عَلَيْكَ أَكْثَرُ مِنْ نَفْعِهِ لَهُمْ ».

Hadith.3633 - Imam Ali ibn Musa Ar-Ridha (a.s) said:

"Do not give to your brothers from yourself what causes you more harm than it benefits them."

[REFERENCES]

Al-Kafi, Vol.4 p.32 • Man La Yahduruhu Al-Faqih, Vol.3 p.168 • Al-Wafi, Vol.10 p.461 • Wasa'il Al-Shi'ah, Vol.16 p.316 • Wasa'il Al-Shi'ah, Vol.16 p.316

3634 - وَ رَوَى عُمَرُ بْنُ يَزِيدَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «إِيَّاكَ وَ اَلْكَسَلَ وَ اَلضَّجَرَ فَإِنَّهُمَا مِفْتَاحُ كُلِّ سُوءٍ إِنَّهُ مَنْ كَسِلَ لَمْ يُؤَدِّ حَقًاً وَ مَنْ ضَجِرَ لَمْ يَصْبِرْ عَلَى حَقِّ».

Hadith.3634 - Abu Abdillah (a.s) said:

"Beware of laziness and restlessness, for they are the keys to every evil. Indeed, whoever is lazy will not fulfill a right, and whoever is restless will not endure upon the truth."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.168 • Al-Wafi, Vol.17 p.75 • Wasa'il Al-Shi'ah, Vol.17 p.61

3635 - وَ قَالَ أَبُو اَلْحَسَنِ مُوسَى بْنُ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ : «إِنَّ اَللَّهَ تَعَالَى لَيُبْغِضُ اَلْعَبْدَ اَلنَّوَّامَ إِنَّ اَللَّهَ تَعَالَى لَيُبْغِضُ اَلْعَبْدَ اَلْفَارِغَ».

Hadith.3635 - Abu al-Hasan Imam Musa ibn Jafar Al-Kadhim ^{a.s} said: "Indeed, Allah ^{SWT} the Exalted hates a servant who sleeps excessively. Indeed, Allah ^{SWT} the Exalted hates a servant who is idle."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.169 • Wasa'il Al-Shi'ah, Vol.17 p.58

3636 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ لِبَشِيرِ اَلنَّبَّالِ : «إِذَا رُزِقْتَ مِنْ شَيْءٍ فَالْزَمْهُ».

Hadith.3636 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said to Bishir al-Nabbal: "When you are granted provision from something, remain committed to it."

[REFERENCES]

Al-Kafi, Vol.5 p.168 • Man La Yahduruhu Al-Faqih, Vol.3 p.169 • Shihab Al-Akhbar, Vol.1 p.151 • Tahdhib Al-Ahkam, Vol.7 p.14 • Al-Wafi, Vol.17 p.424 • Wasa'il Al-Shi'ah, Vol.17 p.441 • Al-Fusul Al-Muhimmah, Vol.2 p.248

3637 - وَ رَوَى إِسْحَاقُ بْنُ عَمَّارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «شَكَا رَجُلٌ إِلَى رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ اَلْحُرْفَةَ فَقَالَ «اُنْظُرْ بُيُوعاً فَاشْتَرهَا ثُمَّ بعْهَا فَمَا رَبحْتَ فِيهِ فَالْزَمْهُ» ».

Hadith.3637 - Ishaq ibn Ammar narrated from Abu Abdullah (a.s):

A man complained to the Messenger of Allah (SWT) (peace and blessings be upon him and his family) about trade.

The Prophet said: "Look for merchandise, purchase it, and then sell it. Whatever you profit from it, remain committed to it."

[REFERENCES]

Al-Kafi, Vol.5 p.168 • Man La Yahduruhu Al-Faqih, Vol.3 p.169 • Awali Al-La'ali, Vol.3 p.201 • Al-Wafi, Vol.17 p.423 • Wasa'il Al-Shi'ah, Vol.17 p.440

3638 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «بَاشِرْ كِبَارَ أُمُورِكَ بِنَفْسِكَ وَ كِلْ مَا صَغُرَ مِنْهَا إِلَى غَيْرِكَ » فَقِيلَ ضَرْبُ أَيِّ شَيْءٍ فَقَالَ «ضَرْبُ أَشْرِيَةِ اَلْعَقَارِ وَ مَا أَشْبَهَهَا».

Hadith.3638 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Handle your major affairs personally, and delegate the smaller ones to others."

It was asked: "What kind of tasks are you referring to?"

Imam (a.s) replied: "Matters like buying and selling properties and similar transactions."

[REFERENCES]



Man La Yahduruhu Al-Faqih, Vol.3 p.169

3639 - وَ رُوِيَ عَنِ اَلْأَرْقَطِ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ:

«لاَ تَكُونَنَّ دَوَّاراً فِي اَلْأَسْوَاقِ وَ لاَ تَلِي شِرَاءَ دَقَائِقِ اَلْأَشْيَاءِ بِنَفْسِكَ فَإِنَّهُ لاَ يَنْبَغِي لِلْمَرْءِ اَلْمُسْلِمِ ذِي اَلدِّينِ وَ اَلْحَسَبِ أَنْ يَلِيَ شِرَاءَ دَقَائِقِ اَلْأَشْيَاءِ بِنَفْسِهِ مَا خَلاَ ثَلاَثَةَ أَشْيَاءَ فَإِنَّهُ يَنْبَغِي لِذِي اَلدِّينِ وَ اَلْحَسَبِ أَنْ يَلِيَهَا بنَفْسِهِ اَلْعَقَارَ وَ اَلْإِبلَ وَ اَلرَّقِيقَ».

Hadith.3639 - It is narrated from Al-Argat that Abu Abdillah ^{a.s} said:

"Do not spend your time wandering through markets, nor personally handle the purchase of minor goods. It does not befit a Muslim who possesses faith and honor to involve himself directly in purchasing small items—except in three matters.

It is proper for a man of faith and dignity to personally handle these three matters: buying real estate, camels, and slaves."

[REFERENCES]

Al-Kafi, Vol.5 p.91 • Man La Yahduruhu Al-Faqih, Vol.3 p.169 • Al-Wafi, Vol.17 p.78 • Wasa'il Al-Shi'ah, Vol.17 p.73 • Al-Fusul Al-Muhimmah, Vol.3 p.386

«كَانَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ يَحْتَطِبُ وَ يَسْتَقِي وَ يَكْنُسُ وَ كَانَتْ فَاطِمَةُ عَلَيْهَا ٱلسَّلاَمُ تَطْحَنُ وَ تَعْجِنُ هَ تَخْدنُ».

Hadith.3640 - Hisham ibn Salim narrated from Abu Abdillah (a.s) who said:

"Commander of the Faithful ^{a.s} used to gather firewood, draw water, and sweep, while Sayiida Fatimah ^{s.a} used to grind, knead, and bake."

[REFERENCES]

Al-Kafi, Vol.5 p.86 • Man La Yahduruhu Al-Faqih, Vol.3 p.169 • Al-Amali (Lil-Tusi), Vol.1 p.660 • Al-Manaqib, Vol.2 p.104 • Majmu'at Warram, Vol.2 p.79 • Awali Al-La'ali, Vol.3 p.200 • Al-Wafi, Vol.17 p.77 • Wasa'il Al-Shi'ah, Vol.17 p.62 • Wasa'il Al-Shi'ah, Vol.20 p.222

Hadith.3641 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"The buyer of real estate is blessed, while the seller of real estate is deprived."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.169

3642 - وَ رَوَى زُرَارَةُ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «مَا يُخَلِّفُ اَلرَّجُلُ بَعْدَهُ شَيْئاً أَشَدَّ عَلَيْهِ مِنَ اَلْمَالِ اَلصَّامِتِ » قَالَ قُلْتُ لَهُ كَيْفَ يَصْنَعُ قَالَ «يَضَعُهُ فِى اَلْحَائِطِ وَ اَلْبُسْتَانِ وَ اَلدَّارِ».



Hadith.3642 - Zurara narrated from Abu Abdillah ^{a.s}: "A man does not leave behind anything more burdensome upon him than silent wealth (hoarded wealth)."

I asked him, "What should he do with it?"

Imam ^{a.s} replied: "Invest it in walls, orchards, and houses."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.170 • Kashf Al-Muhajjah, Vol.1 p.180 • Wasa'il Al-Shi'ah, Vol.17 p.69

3643 - وَ رَوَى عَبْدُ اَلصَّمَدِ بْنُ بَشِيرٍ عَنْ مُعَاوِيَةَ بْنِ عَمَّارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لَمَّا دَخَلَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ اَلْمَدِينَةَ خَطَّ دُورَهَا بِرِجْلِهِ ثُمَّ قَالَ « اَللَّهُمَّ مَنْ بَاعَ رُقْعَةً مِنْ أَرْضٍ فَلاَ تُبَارِكُ وَسُولُ اللَّهُ عَلَيْهِ وَ آلِهِ اَلْمَدِينَةَ خَطَّ دُورَهَا بِرِجْلِهِ ثُمَّ قَالَ « اَللَّهُمَّ مَنْ بَاعَ رُقْعَةً مِنْ أَرْضٍ فَلاَ تُبَارِكُ فِيهِ » ».

Hadith.3643 - Abdul-Samad ibn Bashir narrate from Muawiyah ibn Ammar from Abu Abdullah ^{a.s}: "When the Messenger of Allah ^{SWT} entered Medina, he marked its houses with his foot and then said: 'O Allah ^{SWT}, do not bless anyone who sells a piece of land from it.' "

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.170

3644 - وَ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : «مَكْتُوبٌ فِي اَلتَّوْرَاةِ أَنَّهُ مَنْ بَاعَ أَرْضاً وَ مَاءً فَلَمْ يَضَعْ ثَمَنَهُ فِي أَرْض وَ مَاء ذَهَبَ ثَمَنُهُ مَحْقاً ».

Hadith.3644 - Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s) said:

"It is written in the Torah that whoever sells land and water, and does not invest its price in land and water, its price will be lost in ruin."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.170 • Kulliyat Hadith Qudsi, Vol.1 p.128 • Bihar Al-Anwar, Vol.13 p.360

3645 - وَ رَوَى مُعَاوِيَةُ بْنُ عَمَّارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ كَسْبِ اَلْحَجَّامِ فَقَالَ «لاَ بَأْسَ بهِ».

Hadith.3645 - Mu'awiyah ibn Ammar narrated from Abu Abdullah ^{a.s}: I asked him about the earnings of a cupper (bloodletter). Imam ^{a.s} said: "There is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.170 • Wasa'il Al-Shi'ah, Vol.17 p.104

Hadith.3646 - The Messenger of Allah (SWT) (peace be upon him and his family) forbade 'Aseeb Al-Fahl', which is the fee for the mating of a stallion.



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.170 • Al-Wafi, Vol.17 p.194 • Wasa'il Al-Shi'ah, Vol.17 p.111

-----3647 - وَ سَأَلَهُ أَبُو بَصِيرٍ : عَنْ ثَمَن كَلْبِ اَلصَّيْدِ فَقَالَ «لاَ بَأْسَ بِثَمَنِهِ وَ اَلْآخَرُ لاَ يَحِلُّ ثَمَنُهُ».

Hadith.3647 - Abu Basir asked him about the price of a hunting dog.

Imam (a.s) said: "There is no harm in its price, but as for the other type, its price is not permissible."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.170

3648 - وَ قَالَ : «أَجْرُ اَلزَّانِيَةِ سُحْتٌ وَ ثَمَنُ اَلْكَلْبِ اَلَّذِي لَيْسَ بِكَلْبِ اَلصَّيْدِ سُحْتٌ وَ ثَمَنُ اَلْخَمْرِ سُحْتٌ وَ أَلْكُمْرِ سُحْتٌ وَ قَالَ : «أَجْرُ اَلْكَاهِن سُحْتٌ وَ ثَمَنُ اَلْمَيْتَةِ سُحْتٌ فَأَمَّا اَلرِّشَا فِى اَلْحُكْمِ فَهُوَ اَلْكُفْرُ بِاللَّهِ اَلْعَظِيمِ».

Hadith.3648 - Imam (a.s) said:

"The wage of a prostitute is unlawful (suht), the price of a dog that is not a hunting dog is unlawful (suht), the price of wine is unlawful (suht), the earnings of a soothsayer are unlawful (suht), and the price of a dead animal is unlawful (suht). As for bribes in judgment, they amount to disbelief in Allah (SWT), the Almighty."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.171 • Al-Wafi, Vol.17 p.279 • Wasa'il Al-Shi'ah, Vol.17 p.94

26.40 من أن المراقع ال

3649 - وَ رُوِيَ : «أَنَّ أَجْرَ ٱلْمُغَنِّي وَ ٱلْمُغَنِّيَةِ سُحْتُ ».

Hadith.3649 - It is narrated: "The earnings of a male singer and a female singer are unlawful (suht)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.172 • Al-Wafi, Vol.17 p.208 • Al-Wafi, Vol.17 p.279 • Wasa'il Al-Shi'ah, Vol.17 p.307

3650 - : وَ نَهَى رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ عَنْ أُجْرَةِ اَلْقَارِئِ اَلَّذِي لاَ يَقْرَأُ إِلاَّ عَلَى أَجْرٍ مَشْرُوطٍ.

Hadith.3650 - The Messenger of Allah ^{SWT}, peace and blessings be upon him and his family, forbade taking payment for recitation by one who does not recite except on a stipulated fee.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.172 • Wasa'il Al-Shi'ah, Vol.17 p.156

3651 - وَ رُوِيَ عَنِ ٱلْمُسْيَٰنِ بْنِ ٱلْمُخْتَارِ ٱلْقَلاَنِسِيِّ قَالَ :

قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنَّا نَعْمَلُ اَلْقَلاَنِسَ فَنَجْعَلُ فِيهَا اَلْقُطْنَ اَلْعَتِيقَ فَنَبِيعُهَا وَ لاَ نُبَيِّنُ لَهُمْ مَا فِيهَا فَقَالَ «إِنِّي لَأُحِبُّ لَكَ أَنْ تُبَيِّنَ لَهُمْ مَا فِيهَا».



Hadith.3651 - Al-Husayn ibn al-Mukhtar al-Qalanisi narrated:

I said to Abu Abdullah ^{a.s}, 'We make caps and place old cotton inside them, then sell them without informing the buyers of what is inside.'

Imam ^{a.s} replied: 'I would prefer that you inform them about what is inside.'

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.172 • Tahdhib Al-Ahkam, Vol.6 p.376 • Al-Wafi, Vol.17 p.286 • Wasa'il Al-Shi'ah, Vol.17 p.282

3652 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «إِنَّ آكِلَ مَالِ اَلْيَتِيمِ سَيَلْحَقُهُ وَبَالُ ذَلِكَ فِي اَلدُّنْيَا وَ اَلْآخِرَةِ أَمَّا فِي اَلدُّنْيَا فَإِنَّ اَللَّهَ عَزَّ وَ جَلَّ يَقُولُ:

۞ وَ لْيَخْشَ اَلَّذِينَ لَوْ تَرَكُوا مِنْ خَلْفِهِمْ ذُرِّيَّةً ضِعَافاً خَافُوا عَلَيْهِمْ فَلْيَتَّقُوا اَللَّهَ ۞ وَ لَيَخْشَ اَلَّذِينَ لَوْ تَرَكُوا مِنْ خَلْفِهِمْ ذُرِّيَّةً ضِعَافاً خَافُوا عَلَيْهِمْ فَلْيَتَّقُوا اَللَّهَ ۞ وَ أَمَّا فِي اَلْآخِرَةِ فَإِنَّ اَللَّهَ عَزَّ وَ جَلَّ يَقُولُ:

﴾ إِنَّ الَّذِينَ يَأْكُلُونَ أَمْوٰالَ اَلْيَتَامَىٰ ظُلْماً إِنَّمَا يَأْكُلُونَ فِي بُطُونِهِمْ نَاراً وَ سَيَصْلَوْنَ سَعِيراً ۞ »

Hadith.3652 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Indeed, the one who consumes the wealth of an orphan will face its consequences both in this world and in the Hereafter.

As for this world, Allah ^{SWT}, the Almighty, says: 'And let those fear who, if they left behind weak offspring, would be afraid for them. So let them fear Allah ^{SWT}...' (Surah An-Nisa 4:9).

And as for the Hereafter, Allah (SWT), the Almighty, says: 'Indeed, those who devour the property of orphans unjustly are only consuming into their bellies fire. And they will be burned in a Blaze.' (Surah An-Nisa 4:10)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.173 • Al-Wafi, Vol.17 p.308 • Tafsir Al-Safi, Vol.1 p.425 • Wasa'il Al-Shi'ah, Vol.17 p.245 • Bihar Al-Anwar, Vol.76 p.272 • Tafsir Nur Al-Thaqalayn, Vol.1 p.448 • Tafsir Kanz Al-Daqaiq, Vol.3 p.342

3653 - وَ كَتَبَ مُحَمَّدُ بْنُ ٱلْحَسَنِ ٱلصَّفَّارُ رَضِيَ ٱللَّهُ عَنْهُ إِلَى أَبِي مُحَمَّدٍ ٱلْحَسَنِ بْنِ عَلِيٌّ عَلَيْهِ ٱلسَّلاَمُ يَقُولُ : رَجُلٌ يُبَذْرِقُ ٱلْقَوَافِلَ مِنْ غَيْرٍ أَمْرٍ ٱلسُّلْطَانِ فِي مَوْضِعٍ مُخِيفٍ وَ يُشَارِطُونَهُ عَلَى شَيْءٍ مُسَمَّى أَ لَهُ أَنْ يَأْخُذَهُ مِنْهُمْ أَمْ لاَ فَوَقَّعَ عَلَيْهِ ٱلسَّلاَمُ «إِذَا آجَرَ نَفْسَهُ بشَيْءٍ مَعْرُوفٍ أَخَذَ حَقَّهُ إِنْ شَاءَ ٱللَّهُ».

Hadith.3653 - Muhammad bin Al-Hasan Al-Saffar, may Allah ^(SWT) be pleased with him, wrote to Imam Abu Muhammad Al-Hasan bin Ali ^(a.s) asking:

"A man escorts caravans without the order of the ruler in a fearful place, and they agree with him on a specific payment. Is it permissible for him to take it from them or not?"

Imam ^{a.s} said: "If he hires himself out for a well-known payment, he may take his due, Allah ^{SWT} willing."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.173 • Tahdhib Al-Ahkam, Vol.6 p.385 • Al-Wafi, Vol.17 p.407



3654 - وَ كَتَبَ مُحَمَّدُ بْنُ عِيسَى بْنِ عُبَيْدٍ ٱلْيَقْطِينِيُّ إِلَى أَبِي ٱلْحَسَنِ عَلِيٌّ بْنِ مُحَمَّدٍ ٱلْعَسْكَرِيُّ عَلَيْهِ ٱلسَّلامُ : فِي رَجُلٍ دَفَعَ اِبْنَهُ إِلَى رَجُلٍ وَ سَلَّمَهُ مِنْهُ سَنَةً بِأُجْرَةٍ مَعْلُومَةٍ لِيَخِيطَ لَهُ ثُمَّ جَاءَ رَجُلُ آخَرُ فَقَالَ لَهُ سَلَّمْ ! فِي رَجُلٍ دَفَعَ اِبْنَهُ إِلَى رَجُلٍ وَ سَلَّمَهُ مِنْهُ سَنَةً بِأَجْرَةٍ مَعْلُومَةٍ لِيَخِيطَ لَهُ ثُمَّ جَاءَ رَجُلُ آخَرُ فَقَالَ لَهُ سَلَّمْ اِبْنَكَ مِنِّي سَنَةً بِزِيَادَةٍ هَلْ لَهُ ٱلْخِيَارُ فِي ذَلِكَ وَ هَلْ يَجُوزُ لَهُ أَنْ يَفْسَخَ مَا وَافَقَ عَلَيْهِ ٱلْأَوَّلُ أَمْ لاَ فَكَتَبَ عَلَيْهِ ٱللْأَوَّلِ مَا لَمْ يَعْرِضْ لِإِبْنِهِ مَرَضٌ أَوْ ضَعْفٌ».

Hadith.3654 - Muhammad bin Isa bin Ubaid Al-Yaqtini wrote to Abu Al-Hasan Imam Ali bin Muhammad Al-Askari ^{a.s.}, asking: "A man entrusted his son to another man and handed him over for a year with a known wage to sew for him. Then another man came and said to him, 'Hand over your son to me for a year with an increased wage.'

Does he have the choice in this matter, and is it permissible for him to revoke the agreement made with the first man or not?"

Imam ^{a.s} replied in his handwriting: 'He must fulfill the agreement with the first man unless his son faces illness or weakness.'

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.173

3655 - وَ رَوَى مُحَمَّدُ بْنُ خَالِدٍ ٱلْبَرْقِيُّ عَنْ مُحَمَّدِ بْنِ سِنَانٍ عَنْ أَبِي ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : سَأَلتُهُ عَنِ ٱلْجُرَةِ فَقَالَ «صَالِحٌ لاَ بَأْسَ بِهَا إِذَا نَصَحَ قَدْرَ طَاقَتِهِ قَدْ آجَرَ نَفْسَهُ مُوسَى بْنُ عِمْرَانَ عَلَيْهِ ٱلسَّلاَمُ وَ اِشْتَرَطَ قَالَ إِنْ شِئْتُ ثَمَانِياً وَ إِنْ شِئْتُ عَشْراً فَأَنْزَلَ ٱللَّهُ تَعَالَى فِيهِ

﴿ عَلَىٰ أَنْ تَأْجُرَنِي ثَمَانِيَ حِجَجِ فَإِنْ أَتْمَمْتَ عَشْراً فَمِنْ عِنْدِكَ ۞ ».

Hadith.3655 - Muhammad bin Khalid Al-Barqi narrated from Muhammad bin Sinan, who narrated from Abu Al-Hasan ^{a.s} that he said: I asked him about hiring (employment).

Imam ^{a.s} said: 'It is permissible and there is no harm in it as long as one does it sincerely and to the best of his ability. Indeed, Musa bin Imran ^{a.s} hired himself out and stipulated: "If you wish, for eight years, and if you wish, for ten years."

Then Allah (SWT), the Exalted, revealed regarding him:

That you serve me for eight years, but if you complete ten, it will be of your own accord." (Surah Al-Qasas 28:27)

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.173 • Awali Al-La'ali, Vol.3 p.254

3656 - وَ رَوَى مُحَمَّدُ بْنُ عَمْرِو بْنِ أَبِي ٱلْمِقْدَامِ عَنْ عَمَّارِ ٱلسَّابَاطِيِّ قَالَ : قُلْتُ لِأَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ الرَّجُلُ يَتَّجِرُ وَ إِنْ هُوَ آجَرَ نَفْسَهُ أَعْطِيَ أَكْثَرَ مِمَّا يُصِيبُ فِي تِجَارَتِهِ قَالَ «لاَ يُؤَاجِرْ نَفْسَهُ وَ لَكِنْ يَسْتَرْزِقُ الرَّجُلُ يَتَّجِرُ وَ إِنْ هُوَ آجَرَ نَفْسَهُ خَظَرَ عَلَى نَفْسِهِ ٱلرِّزْقَ».

Hadith.3656 - Muhammad bin Amr bin Abi Al-Miqdam narrated from Ammar Al-Sabati, who said: I asked Abu Abdullah ^{a.s}, about a man who trades but, if he hires himself out, earns more than he does in his trade.



Imam ^{a.s} said: 'He should not hire himself out but rather seek sustenance from Allah ^{SWT}, the Exalted, and continue trading. For if he hires himself out, he will restrict his sustenance.'

[REFERENCES]

Al-Kafi, Vol.5 p.90 • Man La Yahduruhu Al-Faqih, Vol.3 p.174 • Tahdhib Al-Ahkam, Vol.6 p.353 • Al-Istibsar, Vol.3 p.55 • Fiqh Al-Quran, Vol.2 p.25 • Awali Al-La'ali, Vol.3 p.201 • Awali Al-La'ali, Vol.3 p.254 • Al-Wafi, Vol.17 p.148 • Wasa'il Al-Shi'ah, Vol.17 p.239

3657 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ مُحَمَّدٍ اَلْجُعْفِيُّ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «مَنْ آجَرَ نَفْسَهُ فَقَدْ حَظَرَ عَلَيْهَا اَلرِّزْقَ وَ كَيْفَ لاَ يَحْظُرُ عَلَيْهَا اَلرِّزْقَ وَ مَا أَصَابَ فَهُوَ لِرَبِّ آجَرَهُ».

Hadith.3657 - Abdullah bin Muhammad Al-Ju'fi narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

'Whoever hires himself out has restricted his sustenance. And how could he not restrict his sustenance when whatever he earns belongs to the master who hired him?'

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.174 • Wasa'il Al-Shi'ah, Vol.17 p.239

3658 - وَ رَوَى هَارُونُ بْنُ حَمْزَةَ اَلْغَنَوِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ رَجُلٍ اِسْتَأْجَرَ أَجِيراً فَلَمْ يَأْمَنْ أَحَدُهُمَا صَاحِبَهُ فَوَضَعَ اَلْأَجْرَ عَلَى يَدَيْ رَجُلٍ فَهَلَكَ ذَلِكَ اَلرَّجُلُ وَ لَمْ يَدَعْ وَفَاءً وَ اُسْتُهْلِكَ اَلْأَجْرُ فَلَمْ يَأْمَنْ أَحَدُهُمَا صَاحِبَهُ فَوَضَعَ الْأَجْرِ عَلَى يَدَيْ رَجُلٍ فَهَلَكَ ذَلِكَ اَلرَّجُلُ وَ لَمْ يَدَعْ وَفَاءً وَ اُسْتُهْلِكَ اَلْأَجْرُ فَلَا أَنْ يَكُونَ الْأَجِيرُ دَعَاهُ إِلَى ذَلِكَ فَرَضِيَ بِهِ فَإِنْ فَعَلَ فَعَلَ مَنْ صَعْهُ وَ رَضِيَ بِهِ».

Hadith.3658 - Harun bin Hamzah Al-Ghanawi narrated from Abu Abdullah ^{a.s.}, who said: I asked him about a man who hired a laborer, but neither of them trusted the other, so they deposited the wages with a third person. Then that third person died without leaving anything to cover the wages, and the wages were lost.

Imam ^{a.s} said: 'The employer is responsible for the wages of the laborer until they are settled, unless the laborer had invited the employer to do so and agreed to it. If he did, then his right is where he placed it and what he agreed upon.'

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.174 • Al-Wafi, Vol.18 p.943 • Wasa'il Al-Shi'ah, Vol.19 p.109

3659 - وَ رَوَى عُبَيْدُ بْنُ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : لَهُ «يَا عُبَيْدُ إِنَّ اَلسَّرَفَ يُورِثُ اَلْفَقْرَ وَ إِنَّ اَلْقَصْدَ يُورِثُ اَلْغِنَى».

Hadith.3659 - Ubayd bin Zurarah narrated from Abu Abdullah ^{a.s}, that he said to him: 'O Ubayd, extravagance leads to poverty, and moderation leads to wealth.'

[REFERENCES]

Al-Kafi, Vol.4 p.53 • Man La Yahduruhu Al-Faqih, Vol.3 p.174 • Al-Wafi, Vol.10 p.497 • Al-Wafi, Vol.17 p.84 • Wasa'il Al-Shi'ah, Vol.17 p.64 • Wasa'il Al-Shi'ah, Vol.21 p.552



3660 - وَ سَأَلَ مُحَمَّدُ بْنُ مُسْلِمٍ أَبَا جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ : عَنِ ٱلرَّجُلِ يُعَالِجُ ٱلدَّوَاءَ لِلنَّاسِ فَيَأْخُذُ عَلَيْهِ جُعْلاً قَالَ «لاَ بَأْسَ بِهِ».

Hadith.3660 - Muhammad bin Muslim asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, about a man who prepares medicine for people and takes a fee for it. Imam ^{a.s} said: 'There is no harm in it.'

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.175 • Tahdhib Al-Ahkam, Vol.6 p.375 • Al-Wafi, Vol.17 p.407 • Wasa'il Al-Shi'ah, Vol.17 p.278 • Bihar Al-Anwar, Vol.59 p.72

3661 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَلِيٍّ بْنِ ٱلْحَسَنِ بْنِ رِبَاطٍ عَنْ أَبِي سَارَةَ عَنْ هِنْدٍ ٱلسَّرَاجِ قَالَ : قُلْتُ لِأَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ أَصْلَحَكَ ٱللَّهُ إِنِّي كُنْتُ أَحْمِلُ ٱلسِّلاَحَ إِلَى أَهْلِ ٱلشَّامِ فَأَبِيعُهُ مِنْهُمْ فَلَمَّا عَرَّفَنِيَ ٱللَّهُ هَذَا ٱلْأَمْرَ ضِقْتُ بِذَلِكَ ٱلسِّلاَحِ قُلْتُ لاَ أَحْمِلُ إِلَى أَعْدَاءِ ٱللَّهِ قَالَ «إحْمِلْ إِلَيْهِمْ وَ بِعْهُمْ فَإِنَّ ٱللَّهُ تَعَالَى يَدْفَعُ هِذَا ٱلْأَمْرَ ضِقْتُ بِذَلِكَ ٱلسِّلاَحِ قُلْتُ لاَ أَحْمِلُ إِلَى أَعْدَاءِ ٱللَّهِ قَالَ «إحْمِلْ إِلَيْهِمْ وَ بِعْهُمْ فَإِنَّ ٱللَّهُ تَعَالَى يَدْفَعُ بِهِمْ عَدُونَا وَ عَدُوّكُمْ يَعْنِي ٱلرُّومَ » قَالَ «فَإِذَا كَانَتِ ٱلْحَرْبُ بَيْنَنَا وَ بَيْنَهُمْ فَمَنْ حَمَلَ إِلَى عَدُونَا سِلاَحاً يَسْتَعِينُونَ بِهِ عَلَيْنَا فَهُوَ مُشْرِكٌ».

Hadith.3661 - Al-Hasan bin Mahbub narrated from Ali bin al-Hasan bin Ribaat, from Abu Sarah, from Hind al-Sarraj, who said:

I said to Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}: 'May Allah ^{SWT} set you aright. I used to carry weapons to the people of Sham and sell them.

But when Allah $^{\{SWT\}}$ made me aware of this matter, I became distressed about that weaponry. I said, I will not carry it to the enemies of Allah $^{\{SWT\}}$.'

Imam ^{a.s} said: 'Carry it to them and sell it, for Allah ^(SWT), the Exalted, uses them to repel our enemies and your enemies, meaning the Romans.'

Imam ^{a.s} continued, 'But if there is a war between us and them, whoever carries weapons to our enemy that they use against us is a polytheist.'

[REFERENCES]

Al-Kafi, Vol.5 p.112 • Man La Yahduruhu Al-Faqih, Vol.3 p.175 • Al-Wafi, Vol.17 p.174 • Wasa'il Al-Shi'ah, Vol.17 p.101

3662 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي وَلاَّدٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ مَا تَرَى فِي اَلرَّجُلِ يَلِي أَعْمَالَ اَلسُّلْطَانِ لَيْسَ لَهُ مَكْسَبُ إِلاَّ مِنْ أَعْمَالِهِمْ وَ أَنَا أَمُرُ بِهِ وَ أَنْزِلُ عَلَيْهِ فَيُضِيفُنِي وَ يُحْسِنُ إِلَيَّ وَ يَلِي أَعْمَالِهِمْ وَ أَنْ أَمُرُ بِهِ وَ أَنْزِلُ عَلَيْهِ فَيُضِيفُنِي وَ يُحْسِنُ إِلَيَّ وَ رُبَّمَا أَمْرَ لِي بِالدَّرَاهِمِ وَ اَلْكِسُوةِ وَ قَدْ ضَاقَ صَدْرِي مِنْ ذَلِكَ فَقَالَ لِي «خُذْ وَ كُلْ مِنْهُ فَلَكَ اَلْمَهْنَأُ وَ عَلَيْهِ الْوَزْرُ».

Hadith.3662 - Al-Hasan bin Mahbub narrate from Abu Walad who said: I said to Abu Abdullah ^{a.s}, 'What do you think about a man who holds positions in the service of the Sultan and has no means of livelihood except through his work for them?

I pass by him, and he hosts me, treats me kindly, and sometimes gives me dirhams and clothing. I feel uneasy about this.'

Imam ^{a.s} said to me: 'Take it and eat from it, for the benefit is yours, and the sin is upon him.'



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.175 • Tahdhib Al-Ahkam, Vol.6 p.338 • Al-Wafi, Vol.17 p.161 • Wasa'il Al-Shi'ah, Vol.17 p.213

.....

3663 - وَ رُوِيَ عَنْ أَبِي اَلْمَغْرَاءِ قَالَ : سَأَلَ رَجُلٌ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ وَ أَنَا عِنْدَهُ فَقَالَ أَصْلَحَكَ اَللَّهُ أَمُرُ بِالْعَامِلِ أَوْ آتِي اَلْعَامِلَ فَيُجِيزُنِي بِالدَّرَاهِمِ آخُذُهَا قَالَ «نَعَمْ» قُلْتُ وَ أَحُجُّ بِهَا قَالَ «نَعَمْ وَ حُجَّ بِهَا».

Hadith.3663 - It is narrated from Abu al-Maghra, who said: A man asked Abu Abdullah ^{a.s}, while I was present, 'May Allah ^{SWT} rectify your affairs. I pass by the official or go to the official, and he grants me dirhams. Should I take them?'

Imam ^{a.s} said: 'Yes.'

I asked: 'Can I perform Hajj with them?'

Imam {a.s} said: 'Yes, and perform Hajj with them.'

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.175 • Tahdhib Al-Ahkam, Vol.6 p.338 • Wasa'il Al-Shi'ah, Vol.17 p.213

3664 - وَ رَوَى عَلِيُّ بْنُ يَقْطِينٍ قَالَ قَالَ لِي أَبُو اَلْحَسَنِ مُوسَى بْنُ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ : «إِنَّ لِلَّهِ تَبَارَكَ وَ عَلَيْهِمَا اَلسَّلاَمُ : «إِنَّ لِلَّهِ تَبَارَكَ وَ تَعَالَى مَعَ اَلسُّلْطَانِ أَوْلِيَاءَ يَدْفَعُ بِهِمْ عَنْ أَوْلِيَائِهِ ».

Hadith.3664 - It is narrated from Ali ibn Yaqtin who said:

Abu al-Hasan Imam Musa ibn Jafar Al-Kadhim ^{a.s} said to me: 'Indeed, Allah ^{SWT}, Blessed and Exalted, has allies among the rulers through whom He ^{SWT} repels harm from His ^{SWT} friends.'

[REFERENCES]

Al-Kafi, Vol.5 p.112 • Man La Yahduruhu Al-Faqih, Vol.3 p.176 • Al-Wafi, Vol.17 p.169 • Wasa'il Al-Shi'ah, Vol.17 p.192 • Wasa'il Al-Shi'ah, Vol.17 p.193

00.05 الله المنظمة الم

3665 - وَ فِي خَبَرٍ آخَرَ : «أُولَئِكَ عُتَقَاءُ اَللَّهِ مِنَ اَلنَّارِ».

Hadith.3665 - And in another narration: "They are the freed ones of Allah (SWT) from the Fire."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.176

Hadith.3666 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"The expiation for working for the ruler is fulfilling the needs of the brothers."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.176 • Man La Yahduruhu Al-Faqih, Vol.3 p.378 • Mishkat Al-Anwar, Vol.1 p.101 • Mishkat Al-Anwar, Vol.1 p.316 • Awali Al-La'ali, Vol.1 p.314 • Al-Wafi, Vol.17 p.169 • Wasa'il Al-Shi'ah, Vol.17 p.192 • Wasa'il Al-Shi'ah, Vol.22 p.403 • Awalim Al-Uloom, Vol.20 p.791



3667 - وَ رُوِيَ عَنْ عُبَيْدِ بْنِ زُرَارَةَ أَنَّهُ قَالَ : بَعَثَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ رَجُلاً إِلَى زِيَادِ بْنِ عُبَيْدِ اَللَّهِ فَقَالَ «وَلِّ ذَا بَعْضَ عَمَلِكَ».

Hadith.3667 - It is narrated from Ubayd ibn Zurarah that he said:

Abu Abdillah ^{a.s} sent a man to Ziyad ibn Ubaydillah and said: "Appoint this person to some of your work."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.176

3668 - رَوَى حَرِيزٌ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ : سَأَلْتُهُ عَنْ رَجُلٍ لاِبْنِهِ مَالٌ فَاحْتَاجَ إِلَيْهِ اَلْأَبُ قَالَ «يَأْكُلُ مِنْهُ وَ أَمَّا اَلْأُمُّ فَلاَ تَأْخُذْ مِنْهُ إِلاَّ قَرْضاً عَلَى نَفْسِهَا».

Hadith.3668 - Hariz narrated from Muhammad ibn Muslim who said:

I asked him about a man whose son has wealth, and the father is in need of it.

Imam ^{a.s} said: "He may take from it, but as for the mother, she should not take from it except as a loan upon herself."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.176

3669 - وَ رَوَى اَلْحُسَيْنُ بْنُ أَبِي اَلْعَلاَءِ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ مَا يَحِلُّ لِلرَّجُلِ مِنْ مَالِ وُلْدِهِ قَالَ «قُوتُهُ بِغَيْرِ سَرَفٍ إِذَا اُضْطُرَّ إِلَيْهِ » قَالَ فَقُلْتُ لَهُ فَقَوْلُ رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «أَنْتَ وَ مَالُكَ لِأَبِيك» فَقَالَ «إِنَّمَا جَاءَ بِأَبِيهِ إِلَى رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَقَالَ يَا رَسُولَ اَللَّهِ هَذَا أَبِي وَ قَدْ ظَلَمَنِي لِأَبِيك» فَقَالَ «إَنْمَا جَاءَ بِأَبِيك» وَ لَمْ يَكُنْ عِنْدَ مِينَ اثِي مِنْ أُمِّي فَأَخْبَرَهُ اَلْأَبُ أَنَّهُ قَدْ أَنْفَقَهُ عَلَيْهِ وَ عَلَى نَفْسِهِ فَقَالَ «أَنْتَ وَ مَالُكَ لِأَبِيك» وَ لَمْ يَكُنْ عِنْدَ الرَّجُلِ شَيْءٌ أَ فَكَانَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ يَحْبِسُ أَبًا لِابْنِ».

Hadith.3669 - Al-Husayn ibn Abi Al-Ala narrated that he said:

I said to Abu Abdillah ^{a.s}, "What is permissible for a man to take from the wealth of his child?" Imam ^{a.s} said: "His sustenance without extravagance if he is in need."

He said: "I then asked him about the saying of the Messenger of Allah ${SWT}$ (peace be upon him and his family), 'You and your wealth belong to your father."

Imam ^{a.s} replied: "Indeed, the father brought his case to the Messenger of Allah ^{SWT} (peace be upon him and his family) and said: 'O Messenger of Allah ^{SWT}, this is my son, and he has wronged me concerning my inheritance from his mother.'

The father then informed him that he had spent it on him and on himself. So, the Prophet (peace be upon him and his family) said: 'You and your wealth belong to your father.'

The man had nothing left with him, so would the Messenger of Allah (SWT) (peace be upon him and his family) imprison a father for the sake of his son?"

[REFERENCES]

Al-Kafi, Vol.5 p.136 • Man La Yahduruhu Al-Faqih, Vol.3 p.177 • Ma'ani Al-Akhbar, Vol.1 p.155 • Tahdhib Al-Ahkam, Vol.6 p.344 • Al-Istibsar, Vol.3 p.49 • Al-Wafi, Vol.17 p.323 • Tafsir Al-Safi, Vol.3 p.448 • Wasa'il Al-Shi'ah, Vol.17 p.265 • Bihar Al-Anwar, Vol.100 p.74 • Tafsir Nur Al-Thaqalayn, Vol.3 p.626



3670 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لَيْسَ لِلْمَرْأَةِ مَعَ زَوْجِهَا أَمْرٌ فِي عِتْقٍ وَ لاَ صَدَقَةٍ وَ لاَ تَدْبِيرٍ وَ لاَ هِبَةٍ وَ لاَ نَذْرٍ فِي مَالِهَا إِلاَّ بِإِذْنِ زَوْجِهَا إِلاَّ فِي زَكَاةٍ أَوْ بِرً وَالِدَيْهَا أَوْ صِلَةٍ قَرَابَتِهَا».

Hadith.3670 - Al-Hasan ibn Mahbub narrated from Abdullah ibn Sinan, from Abu Abdillah ^{a.s}, who said: "A woman has no authority with her husband regarding emancipation, charity, endowment, gift, or vow concerning her wealth, except with her husband's permission—except in the case of Zakat, kindness to her parents, or maintaining ties with her relatives."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.177 • Man La Yahduruhu Al-Faqih, Vol.3 p.438 • Tahdhib Al-Ahkam, Vol.7 p.462 • Tahdhib Al-Ahkam, Vol.8 p.257 • Makarim Al-Akhlaq, Vol.1 p.214 • Al-Wafi, Vol.10 p.537 • Wasa'il Al-Shi'ah, Vol.19 p.214 • Wasa'il Al-Shi'ah, Vol.23 p.80 • Wasa'il Al-Shi'ah, Vol.23 p.315 • Al-Fusul Al-Muhimmah, Vol.2 p.414

3671 - وَ - قِيلَ لِلصَّادِقِ عَلَيْهِ اَلسَّلاَمُ إِنَّ اَلنَّاسَ يَرْوُونَ عَنْ رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ أَنَّهُ قَالَ «إِنَّ اللَّهَ مَا يَقُلْ لِذِي مِرَّةٍ سَوِيٍّ». اَلصَّدَقَةَ لاَ تَحِلُّ لِغَنِيٍّ وَ لاَ لِذِي مِرَّةٍ سَوِيٍّ» فَقَالَ عَلَيْهِ اَلسَّلاَمُ «قَدْ قَالَ لِغَنِيٍّ وَ لَمْ يَقُلْ لِذِي مِرَّةٍ سَوِيٍّ».

Hadith.3671 - It was said to Imam Jafar ibn Muhammad Al-Sadiq (a.s):

"People narrate from the Messenger of Allah (SWT) (peace be upon him and his family) that he said: 'Charity is not permissible for a wealthy person nor for one who is strong and able-bodied." Imam (a.s) replied: "He (saws) indeed said it is not permissible for a wealthy person, but he (saws) did not say for one who is strong and able-bodied."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.177 • Al-Wafi, Vol.10 p.174 • Wasa'il Al-Shi'ah, Vol.9 p.232

3672 - وَ رَوَى أَبُو اَلْبَخْتَرِيٍّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لَإِسْمَاعُ اَلْأَصَمِّ مِنْ غَيْرِ ضَجَرٍ صَدَقَةٌ هَنِيئَةٌ».

Hadith.3672 - Abu Al-Bakhtari narrated from Abu Abdillah ^{a.s} who said: "Helping a deaf person to hear without annoyance is a pleasant charity."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.178 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.139 • Mishkat Al-Anwar, Vol.1 p.220 • Al-Wafi, Vol.10 p.400 • Wasa'il Al-Shi'ah, Vol.12 p.134 • Bihar Al-Anwar, Vol.71 p.388 • Awalim Al-Uloom, Vol.20 p.715

3673 - وَ قَالَ ٱلنَّبِيُّ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ لِرَجُلٍ «أَصْبَحْتَ صَائِماً» قَالَ لاَ قَالَ «فَعُدْتَ مَرِيضاً» قَالَ لاَ قَالَ «فَارْجِعْ إِلَى أَهْلِكَ فَأَصِبْهُمْ فَإِنَّهُ مِنْكَ عَلَيْهِمْ «فَاتَّبَعْتَ جَنَازَةً» قَالَ لاَ قَالَ «فَأَطْعَمْتَ مِسْكِيناً» قَالَ لاَ قَالَ «فَارْجِعْ إِلَى أَهْلِكَ فَأَصِبْهُمْ فَإِنَّهُ مِنْكَ عَلَيْهِمْ صَدَقَةٌ».



Hadith.3673 - The Prophet (peace be upon him and his family) said to a man:

"Did you wake up fasting?"

He replied: "No."

He {saws} said: "Then did you visit a sick person?"

He replied: "No."

He (saws) said: "Then did you follow a funeral procession?"

He replied: "No."

He {saws} said: "Then did you feed a poor person?"

He replied: "No."

He (saws) said: "Then return to your family and be with them, for that is a charity from you to them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.178 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.139 • Al-Wafi, Vol.10 p.399 • Wasa'il Al-Shi'ah, Vol.9 p.385 • Bihar Al-Anwar, Vol.100 p.289

3674 - وَ أَتَى رَجُلٌ أَمِيرَ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فَقَالَ يَا أَمِيرَ اَلْمُؤْمِنِينَ وَ اَللَّهِ إِنِّي لَأُحِبُّكَ فَقَالَ لَهُ «وَ لَكِنِّي أُبْغِضُكَ» قَالَ وَ لِمَ قَالَ «لِأَنَّكَ تَبْغِى فِى اَلْأَذَان كَسْباً وَ تَأْخُذُ عَلَى تَعْلِيمِ اَلْقُرْآنِ أَجْراً».

Hadith.3674 - A man came to the Commander of the Faithful ^{a.s} and said:

"O Commander of the Faithful, by Allah (SWT), I love you."

Imam ^{a.s} said to him: "But I dislike you."

The man asked: "Why?"

Imam ^{a.s} replied: "Because you seek profit through the call to prayer (Adhan) and take payment for teaching the Quran."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.178 • Al-Wafi, Vol.7 p.592 • Wasa'il Al-Shi'ah, Vol.5 p.447

Hadith.3675 - Imam Ali ibn Abi Talib (a.s) said:

"Whoever takes payment for teaching the Quran, his share will be [taken] on the Day of Judgment."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.178 • Wasa'il Al-Shi'ah, Vol.17 p.156

3676 - وَ رَوَى اَلْحَكَمُ بْنُ مِسْكِينٍ عَنْ قُتَيْبَةَ بْنِ اَلْأَعْشَى قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنِّي أَقْرَأُ اَلقُرْآنَ فَتُهْدَى إِلَيَّ اَلْهَدِيَّةُ فَأَقْبَلُهَا قَالَ «لاَ» قُلْتُ إِنْ لَمْ أُشَارِطْهُ قَالَ «أَ رَأَيْتَ إِنْ لَمْ تَقْرَأُهُ أَ كَانَ يُهْدِي لَكَ» قَالَ قُلْتُ لاَ قَالَ «فَلاَ تَقْبَلُهُ».

Hadith.3676 - Al-Hakam ibn Miskin narrated from Qutaybah ibn Al-A'sha who said:

I said to Abu Abdillah ^{a.s}, "I recite the Quran, and gifts are given to me—should I accept them?" Imam ^{a.s} said: "No."

I said: "What if I did not stipulate it (as a condition)?"

Imam (a.s) said: "Tell me, if you had not recited it, would they have given you a gift?"



I said: "No."

Imam {a.s} said: "Then do not accept it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.179 • Tahdhib Al-Ahkam, Vol.6 p.365 • Al-Istibsar, Vol.3 p.66 • Al-Wafi, Vol.17 p.239 • Wasa'il Al-Shi'ah, Vol.17 p.155

3677 - وَ رُوِيَ عَنْ عِيسَى بْنِ شَقَفِيِّ : وَ كَانَ سَاحِراً يَأْتِيهِ اَلنَّاسُ وَ يَأْخُذُ عَلَى ذَلِكَ اَلاَّجْرَ قَالَ فَحَجَجْتُ فَلَقِيتُ أَبًا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ بِمِنَى فَقُلْتُ لَهُ جُعِلْتُ فِدَاكَ أَنَا رَجُلٌ كَانَتْ صِنَاعَتِيَ اَلسَّحْرَ وَ كُنْتُ آخُذُ فَلَقِيتُ أَبًا عَبْدِ اَللَّهِ عَلَيْهِ اَللَّهُ عَزَّ وَ جَلَّ عَلَيْ بِلِقَائِكَ وَ قَدْ تُبْتُ إِلَى اَللَّهِ فَهَلْ لِي فِي شَيْءٍ مِنْهُ مَحْرَجٌ عَلَيْهِ اَلاَّجْرَ وَ قَدْ حَجَجْتُ وَ مَنَّ اللَّهُ عَزَّ وَ جَلَّ عَلَيَّ بِلِقَائِكَ وَ قَدْ تُبْتُ إِلَى اَللَّهِ فَهَلْ لِي فِي شَيْءٍ مِنْهُ مَحْرَجٌ فَقَالَ «نَعَمْ حُلَّ وَ لاَ تَعْقِدْ».

Hadith.3677 - It is narrated from Isa ibn Shaqafi, who was a sorcerer to whom people would come, and he used to take payment for it.

He said: I performed Hajj and met Abu Abdillah ^{a.s} in Mina.

I said to Him ^{a.s}: "May I be your ransom! I am a man whose profession was sorcery, and I used to take payment for it. I have performed Hajj, and Allah ^{SWT}, the Mighty and Exalted, has blessed me with meeting you, and I have repented to Allah ^{SWT}. Is there any way out for me regarding it?" Imam ^{a.s} said: "Yes, undo (the spells) and do not tie (them)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.180 • Bihar Al-Anwar, Vol.76 p.210

3678 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «مَنْ مَرَّ بِبَسَاتِينَ فَلاَ بَأْسَ بِأَنْ يَأْكُلَ مِنْ ثِمَارِهَا وَ لاَ يَحْمِلْ مَعَهُ مِنْهَا شَيْئاً».

Hadith.3678 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Whoever passes by orchards, there is no harm in eating from their fruits, but he should not carry anything from them with him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.180 • Al-Wafi, Vol.18 p.1077 • Wasa'il Al-Shi'ah, Vol.18 p.228



CHAPTER 59 – CHAPTER ON DEBT AND LOAN

بَابُ الدَّيْنِ وَ الْقَرْضِ

HADITH 3679 – 3716 \$ يسئم الله الله الرحمن الرحمن الرميم

3679 - رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ اَلرَّحْمَنِ بْنِ اَلْحَجَّاجِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «تَعَوَّذُوا بِاللَّهِ مِنْ غَلَبَةِ اَلدَّيْن وَ غَلَبَةِ اَلرِّجَال وَ بَوَارِ اَلْأَيِّمِ ».

Hadith.3679 - Al-Hasan ibn Mahbub narrated from Abdur-Rahman ibn Al-Hajjaj, from Abu Abdillah ^{a.s}, who said: "Seek refuge with Allah ^{SWT} from the burden of debt, the dominance of men, and the ruin of the unmarried."

[REFERENCES]

Al-Kafi, Vol.5 p.92 • Man La Yahduruhu Al-Faqih, Vol.3 p.181 • Tahdhib Al-Ahkam, Vol.6 p.183 • Al-Wafi, Vol.17 p.140 • Wasa'il Al-Shi'ah, Vol.18 p.315

3680 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «إِيَّاكُمْ وَ اَلدَّيْنَ فَإِنَّهُ شَيْنٌ لِلدِّين».

Hadith.3680 - Al-Sakuni narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said that the Messenger of Allah ^{SWT} (peace be upon him and his family) said: "Beware of debt, for it is a disgrace to religion."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.181 • Wasa'il Al-Shi'ah, Vol.18 p.315

Hadith.3681 - Imam Ali ibn Abi Talib ^{a.s} said: "Beware of debt, for it is worry at night and humiliation during the day."

[REFERENCES]

 $\label{eq:manLaYahduruhuAl-Faqih, Vol.3 p. 182 \bullet Ilal Al-Shara'i', Vol.2 p. 527 \bullet Al-Wafi, Vol. 17 p. 144 \bullet Wasa'il Al-Shi'ah, Vol. 18 p. 316 \bullet Bihar Al-Anwar, Vol. 100 p. 141}$

3682 - وَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «إِيَّاكُمْ وَ اَلدَّيْنَ فَإِنَّهُ مَذَلَّةٌ بِالنَّهَارِ وَ مَهَمَّةٌ بِاللَّيْلِ وَ قَضَاءٌ فِي اَلدُّنْيَا وَ قَضَاءٌ فِي اَلْآخِرَةِ ».

Hadith.3682 - Imam Ali ibn Abi Talib (a.s) said:

"Beware of debt, for it is humiliation during the day, worry at night, accountability in this world, and accountability in the Hereafter."



[REFERENCES]

Al-Kafi, Vol.5 p.95 • Man La Yahduruhu Al-Faqih, Vol.3 p.182 • Ilal Al-Shara'i', Vol.2 p.527 • Tahdhib Al-Ahkam, Vol.6 p.183 • Al-Wafi, Vol.17 p.141 • Wasa'il Al-Shi'ah, Vol.18 p.316 • Wasa'il Al-Shi'ah, Vol.18 p.327 • Bihar Al-Anwar, Vol.100 p.141

3683 - وَ رُوِيَ عَنْ مُعَاوِيَةَ بْنِ وَهْبٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنَّهُ ذُكِرَ لَنَا أَنَّ رَجُلاً مِنَ اَلْأَنْصَارِ مَاتَ وَ عَلَيْهِ دِينَارَانِ دَيْناً فَلَمْ يُصَلِّ عَلَيْهِ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ وَ قَالَ «صَلُّوا عَلَى أَخِيكُمْ حَتَّى ضَمِنَهُمَا عَنْهُ بَعْضُ قَرَابَاتِهِ» فَقَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ «ذَاكَ اَلْحَقُّ»

ثُمَّ قَالَ «إِنَّ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ إِنَّمَا فَعَلَ ذَلِكَ لِيَتَّعِظُوا وَ لِيَرُدَّ بَعْضُهُمْ عَلَى بَعْضِ وَ لِئَلاَّ يَسْتَخِفُّوا بِالدَّيْنِ وَ قَدْ مَاتَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ وَ عَلَيْهِ دَيْنٌ وَ قُتِلَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ وَ عَلَيْهِ دَيْنٌ وَ قُتِلَ اَلْحُسَيْنُ عَلَيْهِ اَلسَّلاَمُ وَ عَلَيْهِ دَيْنٌ».

Hadith.3683 - It is narrated from Mu'awiyah ibn Wahb who said:

I said to Abu Abdillah ^{a.s}, "It has been mentioned to us that a man from the Ansar died while owing two dinars as debt, so the Prophet (peace be upon him and his family) did not pray over him and said: 'Pray over your brother,' until one of his relatives guaranteed them on his behalf." Abu Abdillah ^{a.s} said: "That is true."

Then Imam ^{a.s} said: "Indeed, the Messenger of Allah ^{SWT} (peace be upon him and his family) did that so they would take heed, and so that they would support one another, and so that they would not take debt lightly.

And yet the Messenger of Allah ^{SWT} (peace be upon him and his family) died while he was in debt, the Commander of the Faithful ^{a.s} was killed while he was in debt, Al-Hasan ^{a.s} died while he was in debt, and Al-Husayn ^{a.s} was killed while he was in debt."

[REFERENCES]

Al-Kafi, Vol.5 p.93 • Man La Yahduruhu Al-Faqih, Vol.3 p.182 • Tahdhib Al-Ahkam, Vol.6 p.183 • Al-Wafi, Vol.17 p.141 • Wasa'il Al-Shi'ah, Vol.18 p.319

3684 - وَ رُوِيَ عَنْ مُوسَى بْنِ بَكْرٍ عَنْ أَبِي ٱلْحَسَنِ ٱلْأَوَّلِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «مَنْ طَلَبَ ٱلرَّذْقَ مِنْ حِلِّهِ فَكُلِبَ فَلْيَسْتَقْرِضْ عَلَى ٱللَّهِ عَزَّ وَ جَلَّ وَ عَلَى رَسُولِهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ ».

Hadith.3684 - It is narrated from Musa ibn Bakr, from Abu Al-Hasan Al-Awwal ^{a.s}, who said: "Whoever seeks sustenance through lawful means and is overcome, let him borrow in the name of Allah ^{SWT}, the Mighty and Exalted, and His Messenger (peace be upon him and his family)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.182 • Al-Wafi, Vol.17 p.144 • Wasa'il Al-Shi'ah, Vol.18 p.321

3685 - وَ رَوَى اَلْمِيثَمِيُّ عَنْ أَبِي مُوسَى قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ - جُعِلْتُ فِدَاكَ يَسْتَقْرِضُ اَلرَّجُلُ وَ يَحُجُّ قَالَ «نَعَمْ»

قُلْتُ يَسْتَقْرِضُ وَ يَتَزَوَّجُ قَالَ «نَعَمْ إِنَّهُ يَنْتَظِرُ رِزْقَ اَللَّهِ غُدْوَةً وَ عَشِيَّةً».



Hadith.3685 - Al-Mithami narrated from Abu Musa who said:

I said to Abu Abdillah ^{a.s}—"May I be your ransom! Can a man borrow and perform Hajj?" Imam ^{a.s} said: "Yes."

I said: "Can he borrow and get married?"

Imam ^{a.s} said: "Yes, for he awaits the provision of Allah ^{SWT} morning and evening."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.182 • Al-Wafi, Vol.17 p.145 • Wasa'il Al-Shi'ah, Vol.18 p.323

3686 - وَ رُوِيَ عَنْ أَبِي ثُمَامَةَ قَالَ : قُلْتُ لِأَبِي جَعْفَرٍ اَلثَّانِي عَلَيْهِ اَلسَّلاَمُ إِنِّي أُرِيدُ أَنْ أُلاَزِمَ مَكَّةَ وَ اَلْمَدِينَةَ وَ عَلَيْ وَ رُوِيَ عَنْ أَبِي ثُمَامَةَ قَالَ «إِرْجِعْ إِلَى مُؤَدَّى دَيْنِكَ وَ اُنْظُرْ أَنْ تَلْقَى اَللَّهَ عَزَّ وَ جَلَّ وَ لَيْسَ عَلَيْكَ دَيْنٌ فَإِنَّ وَ عَلَيَّ دَيْنٌ فَإِنَّ عَلَيْكَ دَيْنٌ فَإِنَّ اللَّهَ عَزَّ وَ جَلَّ وَ لَيْسَ عَلَيْكَ دَيْنٌ فَإِنَّ الْمُؤْمِنَ لاَ يَخُونُ».

Hadith.3686 - It is narrated from Abu Thumamah who said:

I said to Abu Ja'far Al-Thani $^{\{a.s\}}$, "I wish to remain in Makkah and Madinah, but I have a debt upon me. What do you advise?"

Imam ^{a.s} said: "Return and pay off your debt, and make sure you meet Allah ^{SWT}, the Mighty and Exalted, without any debt upon you, for the believer does not betray."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.183

3687 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «مَنْ كَانَ عَلَيْهِ دَيْنٌ يَنْوِي قَضَاءَهُ كَانَ مَعَهُ مِنَ اَللَّهِ عَزَّ وَ جَلَّ حَافِظَانِ يُعِينَانِهِ عَلَى اَلْأَدَاءِ عَنْ أَمَانَتِهِ فَإِنْ قَصَرَتْ نِيَّتُهُ عَنِ اَلْأَدَاءِ قَصَرَا عَنْهُ مِنَ اَلْمَعُونَةِ بِقَدْرِ مَا قَصَرَ مِنْ نِيَّتِهِ».

Hadith.3687 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Whoever has a debt and intends to repay it, Allah {SWT}, the Mighty and Exalted, appoints two angels to assist him in fulfilling his trust. But if his intention to repay falls short, their assistance will also decrease in proportion to his intention."

[REFERENCES]

Al-Kafi, Vol.5 p.95 • Man La Yahduruhu Al-Faqih, Vol.3 p.183 • Tahdhib Al-Ahkam, Vol.6 p.185 • Al-Wafi, Vol.18 p.786 • Wasa'il Al-Shi'ah, Vol.18 p.328 • Al-Fusul Al-Muhimmah, Vol.2 p.263

3688 - وَ رُوِيَ عَنْ أَبَانٍ عَنْ بَشَّارٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «أَوَّلُ قَطْرَةٍ مِنْ دَمِ ٱلشَّهِيدِ كَفَّارَةٌ لِذُنُوبِهِ إِلاَّ ٱلدَّيْنَ فَإِنَّ كَفَّارَتَهُ قَضَاؤُهُ».

Hadith.3688 - It is narrated from Aban, from Bashshar, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} who said: "The first drop of the martyr's blood is an expiation for his sins—except for debt, for its expiation is its repayment."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.183 • Al-Wafi, Vol.18 p.789 • Wasa'il Al-Shi'ah, Vol.18 p.326 • Al-Fusul Al-Muhimmah, Vol.2 p.262



3689 - وَ رَوَى أَبُو خَدِيجَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «أَيُّمَا رَجُلٍ أَتَى رَجُلاً فَاسْتَقْرَضَ مِنْهُ مَالاً وَ فِى نِيَّتِهِ أَلاَّ يُؤَدِّيَهُ فَذَلِكَ اَللَّسُّ اَلْعَادِى».

Hadith.3689 - Abu Khadijah narrated from Abu Abdillah ${a.s}$ who said: "Any man who goes to another man and borrows money from him while intending not to repay it, then he is a thief and a transgressor."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.183 • Al-Wafi, Vol.18 p.788 • Wasa'il Al-Shi'ah, Vol.18 p.329

3690 - وَ رَوَى سَمَاعَةُ بْنُ مِهْرَانَ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ اَلرَّجُلُ مِنَّا يَكُونُ عِنْدَهُ اَلشَّيْءُ يَتَبَلِّغُ بِهِ وَ عَلَيْهِ دَيْنَ أَ يُطْعِمُهُ عِيَالَهُ حَتَّى يَأْتِيَهُ اَللَّهُ عَزَّ وَ جَلَّ بِمَيْسَرَةٍ فَيَقْضِيَ دَيْنَهُ أَوْ يَسْتَقْرِضُ عَلَى ظَهْرِهِ فِي بِهِ وَ عَلَيْهِ دَيْنَ أُ أَيْطُعِمُهُ عِيَالَهُ حَتَّى يَأْتِيَهُ اللَّهُ عَزَّ وَ جَلَّ بِمَيْسَرَةٍ فَيَقْضِيَ بِمَا عِنْدَهُ دَيْنَهُ وَ لاَ يَأْكُلُ أَمْوَالَ اَلنَّاسِ إِلاَّ وَ خُبْثِ اَلزَّمَانِ وَ شِدَّةٍ اَلْمَكَاسِبِ أَوْ يَقْبَلُ الصَّدَقَةَ فَقَالَ «يَقْضِي بِمَا عِنْدَهُ دَيْنَهُ وَ لاَ يَأْكُلُ أَمْوَالَ النَّاسِ إِلاَّ وَ خُبْثِ الزَّمَانِ وَ شِدَّةٍ اللَّهُ عَزَّ وَ جَلَّ يَقُولُ: ۞ وَ لاَ تَأْكُلُوا أَمْوَالَكُمْ بَيْنَكُمْ بِالْبَاطِل ۞ ».

Hadith.3690 - Sama'ah ibn Mihran narrated that he said:

I said to Abu Abdillah ^{a.s.}, "A man among us has something with which he can sustain himself, but he is in debt. Should he feed his family with it until Allah ^(SWT), the Mighty and Exalted, provides him with ease so he can repay his debt, or should he borrow despite the difficulty of the times and the hardship of earning, or should he accept charity?"

Imam ^{a.s} said: "He should use what he has to repay his debt and should not consume people's wealth unless he has the means to repay them. Indeed, Allah ^(SWT), the Mighty and Exalted, says: 'And do not consume one another's wealth unjustly."" (Surah Al-Baqarah 2:188)

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.184 • Tafsir Al-Safi, Vol.1 p.226 • Tafsir Nur Al-Thaqalayn, Vol.1 p.176 • Tafsir Kanz Al-Daqaiq, Vol.2 p.258

3691 - وَ رَوَى أَبُو حَمْزَةَ اَلثُّمَالِيُّ عَنْ أَبِي جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «مَنْ حَبَسَ حَقَّ اِمْرِئٍ مُسْلِمٍ وَ هُوَ يَقْدِرُ عَلَى أَنْ يُعْطِيَهُ إِيَّاهُ مَخَافَةَ مِنْ أَنَّهُ إِنْ خَرَجَ ذَلِكَ اَلْحَقُّ مِنْ يَدِهِ أَنْ يَفْتَقِرَ كَانَ اَللَّهُ عَزَّ وَ جَلَّ أَقْدَرَ عَلَى يَقْدِرُ عَلَى أَنْ يُعْطِيَهُ إِيَّاهُ مَخَافَةَ مِنْ أَنَّهُ إِنْ خَرَجَ ذَلِكَ اَلْحَقُّ مِنْ يَدِهِ أَنْ يَفْتَقِرَ كَانَ اَللَّهُ عَزَّ وَ جَلَّ أَقْدَرَ عَلَى أَنْ يُغْنِى نَفْسَهُ بِحَبْسِهِ ذَلِكَ اَلْحَقَّ ».

Hadith.3691 - Abu Hamzah Al-Thumali narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^(a.s.) that he said:

"Whoever withholds the right of a Muslim while he is able to give it to him, out of fear that if he lets go of that right he might become poor, then Allah (SWT), the Mighty and Exalted, is more capable of making him poor than he is of enriching himself by withholding that right."

[REFERENCES]

 $\label{thm:condition} \mbox{Man La Yahduruhu Al-Faqih, Vol.3 p.184 \bullet Tahdhib Al-Ahkam, Vol.6 p.189 \bullet Al-Wafi, Vol.18 p.787 \bullet Wasa'il Al-Shi'ah, Vol.18 p.331} \mbox{}$



3692 - وَ رَوَى إِسْمَاعِيلُ بْنُ أَبِي فُدَيْكٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِيهِ عَلَيْهِمَا اَلسَّلاَمُ قَالَ : «إِنَّ اَللَّهَ عَزَّ وَ جَلَّ مَعَ صَاحِب اَلدَّيْن حَتَّى يُؤَدِّيَهُ مَا لَمْ يَأْخُذْهُ مِمَّا يَحْرُمُ عَلَيْهِ».

Hadith.3692 - Isma'il ibn Abi Fudayk narrated from Abu Abdillah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"Indeed, Allah (SWT), the Mighty and Exalted, is with the debtor until he repays his debt, as long as he did not acquire it through what is forbidden to him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.184 • Al-Wafi, Vol.18 p.788 • Wasa'il Al-Shi'ah, Vol.18 p.322

3693 - وَ رُوِيَ عَنْ بُرَيْدٍ ٱلْعِجْلِيِّ قَالَ : قُلْتُ لِأَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ إِنَّ عَلَيَّ دَيْناً لِأَيْتَامِ وَ أَخَافُ إِنْ بعْتُ ضَيْعَتِى بَقِيتُ وَ مَا لِىَ شَيْءٌ قَالَ «لاَ تَبعْ ضَيْعَتَكَ وَ لَكِنْ أَعْطِ بَعْضاً وَ أَمْسِكْ بَعْضاً».

Hadith.3693 - It is narrated from Burayd Al-Ijli who said:

I said to Abu Abdillah ^{a.s}, "I owe a debt to orphans, and I fear that if I sell my estate, I will be left with nothing."

Imam ^{a.s} said: "Do not sell your estate; rather, give some and keep some."

[REFERENCES]

Al-Kafi, Vol.5 p.96 • Man La Yahduruhu Al-Faqih, Vol.3 p.184 • Tahdhib Al-Ahkam, Vol.6 p.186 • Al-Wafi, Vol.18 p.791 • Wasa'il Al-Shi'ah, Vol.18 p.340

3694 - وَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «لَيْسَ مِنْ غَرِيمٍ يَنْطَلِقُ مِنْ عِنْدِهِ غَرِيمُهُ رَاضِياً إِلاَّ صَلَّتْ عَلَيْهِ دَوَابُّ اَلْأَرْضِ وَ نُونُ اَلْبُحُورِ وَ لَيْسَ مِنْ غَرِيمٍ يَنْطَلِقُ صَاحِبُهُ غَضْبَانَ وَ هُوَ مَلِيٌّ إِلاَّ كَتَبَ اَللَّهُ عَزَّ وَ جَلَّ بِكُلُّ دَوَابُّ اَلْأَرْضِ وَ نُونُ اَلْبُحُورِ وَ لَيْسَ مِنْ غَرِيمٍ يَنْطَلِقُ صَاحِبُهُ غَضْبَانَ وَ هُوَ مَلِيٌّ إِلاَّ كَتَبَ اَللَّهُ عَزَّ وَ جَلَّ بِكُلُّ يَوْمِ يَحْبِسُهُ أَوْ لَيْلَةٍ ظُلْماً ».

Hadith.3694 - The Prophet (peace be upon him and his family) said: "There is no debtor whose creditor leaves him satisfied except that the creatures of the earth and the fish in the seas pray for him. And there is no debtor whose creditor leaves him angry while he is capable of paying, except that Allah ^{SWT}, the Mighty and Exalted, records for him—each day or night that he withholds payment unjustly—a sin."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.185 • Al-Wafi, Vol.18 p.789 • Wasa'il Al-Shi'ah, Vol.18 p.350 • Al-Fusul Al-Muhimmah, Vol.2 p.264

3695 - وَ رَوَى إِبْرَاهِيمُ بْنُ عَبْدِ ٱلْحَمِيدِ عَنْ خَضِرِ بْنِ عَمْرِو ٱلنَّخَعِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : فِي ٱلرَّجُلِ يَكُونُ لَهُ عَلَى ٱلرَّجُلِ مَالٌ فَيَجْحَدُهُ قَالَ «إِنِ اِسْتَحْلَفَهُ فَلَيْسَ لَهُ أَنْ يَأْخُذَ مِنْهُ بَعْدَ ٱلْيَمِينِ شَيْئاً وَ إِنْ حَبَسَهُ فَلَيْسَ لَهُ أَنْ يَأْخُذَ مِنْهُ شَيْئاً وَ إِنْ تَرَكَهُ وَ لَمْ يَسْتَحْلِفْهُ فَهُوَ عَلَى حَقِّهِ».



Hadith.3695 - Ibrahim ibn Abdul Hamid narrated from Khidr ibn Amr Al-Nakha'i, from Abu Abdillah ^{a.s} regarding a man who has money owed to him by another man, but the debtor denies it.

Imam ^{a.s} said: "If he makes him swear an oath, then he has no right to take anything from him after the oath. And if he imprisons him, he has no right to take anything from him. But if he leaves him and does not make him swear, then his right remains intact."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.185 • Al-Wafi, Vol.18 p.803

3696 - وَ رَوَى عَلِيُ بْنُ رِئَابٍ عَنْ سُلَيْمَانَ بْنِ خَالِدٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ وَقَعَ لِي عِنْدَهُ مَالٌ فَكَابَرَنِي عَلَيْهِ وَ حَلَفَ ثُمَّ وَقَعَ لَهُ عِنْدِي مَالٌ أَ فَآخُذُهُ مَكَانَ مَالِيَ الَّذِي أَخَذَهُ وَ أَحْلِفُ عَلَيْهِ كَمَا صَنَعَ هُوَ فَقَالَ «إِنْ خَانَكَ فَلاَ تَخُنْهُ وَ لاَ تَدْخُلْ فِيمَا عِبْتَهُ عَلَيْهِ».

Hadith.3696 - Ali ibn Ri'ab narrated from Sulayman ibn Khalid who said:

I asked Abu Abdillah ^{a.s} about a man who owed me money but denied it and swore an oath. Then, some of his money came into my possession. Should I take it in place of what he took from me and swear an oath as he did?

Imam ^{a.s} said: "If he has betrayed you, do not betray him, and do not commit what you criticized him for."

[REFERENCES]

Al-Kafi, Vol.5 p.98 • Man La Yahduruhu Al-Faqih, Vol.3 p.185 • Tahdhib Al-Ahkam, Vol.6 p.197 • Tahdhib Al-Ahkam, Vol.6 p.348 • Al-Istibsar, Vol.3 p.52 • Al-Wafi, Vol.18 p.813 • Wasa'il Al-Shi'ah, Vol.17 p.274 • Tafsir Nur Al-Thaqalayn, Vol.2 p.144 • Tafsir Kanz Al-Daqaiq, Vol.5 p.321

3697 - وَ رَوَى مُعَاوِيَةُ بْنُ عَمَّارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : قُلْتُ لَهُ اَلرَّجُلُ يَكُونُ لِي عَلَيْهِ حَقٌّ فَيَجْحَدُنِيهِ ثُمَّ يَسْتَوْدِعُنِى مَالاً أَ لِى أَنْ آخُذَ مَالِى عِنْدَهُ قَالَ «لاَ هَذِهِ اَلْخِيَانَةُ».

Hadith.3697 - Mu'awiyah ibn Ammar narrated from Abu Abdillah $^{\text{\{a.s\}}}$ who said:

I said to him, "A man owes me a right but denies it, and then he entrusts me with some money. Is it permissible for me to take my due from it?"

Imam ^{a.s} said: "No, that would be betrayal."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.186 • Wasa'il Al-Shi'ah, Vol.17 p.275

3698 - وَ رَوَى زَيْدٌ اَلشَّحَّامُ قَالَ قِالَ لِي أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «مَنِ اِئْتَمَنَكَ بِأَمَانَةٍ فَأَدِّهَا إِلَيْهِ وَ مَنْ خَانَكَ فَلاَ تَخُنْهُ».

Hadith.3698 - Zayd Al-Shahham narrated that Abu Abdillah ^{a.s} said to me:

"Whoever entrusts you with a trust, then return it to him. And whoever betrays you, do not betray him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.186 • Wasa'il Al-Shi'ah, Vol.17 p.276



3699 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ سَيْفِ بْنِ عَمِيرَةَ عَنْ أَبِي بَكْرٍ ٱلْحَضْرَمِيَّ قَالَ : قُلْتُ لِأَبِي عَبْدِ ٱللَّهِ عَنْ سَيْفِ بْنِ عَمِيرَةَ عَنْ أَبِي بَكْرٍ ٱلْحَضْرَمِيُّ قَالَ : قُلْتُ لِأَبُلِ اللَّذِي عَنْ اللَّهُ مَالُ فَجَحَدَهُ إِيَّاهُ وَ ذَهَبَ بِهِ مِنْهُ ثُمَّ صَارَ إِلَيْهِ بَعْدَ ذَلِكَ مِنْهُ لِلرَّجُلِ ٱلَّذِي عَنْ لَللَّهُمَّ إِنِّي إِنَّمَا آخُذُ هَذَا مَكَانَ ذَهَبَ بِهِ مِنْهُ قَالَ «نَعَمْ يَقُولُ ٱللَّهُمَّ إِنِّي إِنَّمَا آخُذُ هَذَا مَكَانَ مَالِهِ ٱلَّذِي ذَهَبَ بِهِ مِنْهُ قَالَ «نَعَمْ يَقُولُ ٱللَّهُمَّ إِنِّي إِنَّمَا آخُذُ هَذَا مَكَانَ مَالِهِ ٱلَّذِي ذَهَبَ بِهِ مِنْهُ قَالَ «نَعَمْ يَقُولُ ٱللَّهُمَّ إِنِّي إِنَّمَا آخُذُ هَذَا مَكَانَ مَالِهِ اللَّهِ اللَّهُ مَالُ مَثْلُهُ أَلِنَا لِهُ مَالًا لَهُ مَالًا لَهُ مَالًا مَثْلُهُ مَا لَيْ لِللللَّهُ مَالِهُ لَاللَّهُ مِنْ اللّهُ مَالِهُ اللّهُ مَا لِهُ لَلْهُ مَا لِنَّهُ مَالَ اللّهُ مَا لَا لَهُ مَالًا مَثْلُهُ مَا لَا لَلْهُمْ إِنِّي إِنَّمَا لَعُلْمَ لَلْهُمْ إِنِّي إِنِّمَا لَمَثُولُ مَالِهُ مَالِهُ مَالِهُ مَالِهُ مَالِهُ مَالِهُ مَالِهُ مَالِهُ مَالِهُ مَالَ اللّهُ لَا لَيْ عَنْ مَالِلّهُ مَالُولُهُ مَالِهُ مَالِهُ مَالَالْهُمْ إِنِّ الْمَصْرَالِ مَالِهُ مَالِهُ لَا لَكُولُولُ اللّهُ مَالِهُ مَالًا لَهُ مَالُهُ مَالُولُو لَهُ مَالِهِ مَالُهُ مَا مُنْ اللّهُ لَا لَعْمُ لَلْكُولُولُ اللّهُ لَلْ اللّهُ مَالِهُ لَا لَاللّهُ مَا لَاللّهُ مَالِهُ لَا لَكُولُ لَا لَا لَهُ مَالًا لَا لَعْمُ لَا لَوْلُ اللّهُ لَا لَيْ لِللّهُ لَا لَهُ مَالِهُ لَا لَا لَهُ مَالِهُ لَا لَا لَهُ مَالِهُ لَا لَا لَهُ مَالِلْ اللّهُ لَا لَهُ لَا لَمُ لَا لَا لَهُ مَالًا لَا لَهُ لَا لَا لَهُ مَالِكُولُولُ لَلْكُولُولُ لَا لَوْلُ لَلْهُمْ لِللّهُ لَلْمَالِمُ لَا لَا لَاللّهُ لَا لَا لَا لَهُ لَا لِللللّهُ لَا لَا لَاللّهُ لَا لَا لَا لَاللّهُ لَا لَاللّهُ لَا لَا لَا لَا لَاللّ

Hadith.3699 - Al-Hasan ibn Mahbub narrated from Saif ibn Amirah, from Abu Bakr Al-Hadrami, who said:

I said to Abu Abdillah ^{a.s}, "A man had money owed to him by another man, but the debtor denied it and took it away from him. Later, the creditor gained possession of an equivalent amount belonging to the debtor. Can he take it in place of the money that was taken from him?" Imam ^{a.s} said: "Yes, and he should say, 'O Allah ^{SWT}, I am only taking this in place of my money that he took from me.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.186

3700 - وَ - فِي خَبَرٍ آخَرَ لِيُونُسَ بْنِ عَبْدِ اَلرَّحْمَنِ عَنْ أَبِي بَكْرٍ اَلْحَضْرَمِيِّ مِثْلَهُ إِلاَّ أَنَّهُ قَالَ : يَقُولُ: « اَللَّهُمَّ إِنِّى لَمْ آخُذْ مَا أَخَذْتُ مِنْهُ خِيَانَةً وَ لاَ ظُلْماً وَ لَكِنِّى أَخَذْتُهُ مَكَانَ حَقِّى ».

Hadith.3700 - And in another narration from Yunus ibn Abdul Rahman, from Abu Bakr Al-Hadrami, similar to the previous one, except that he said:

He should say, "O Allah (SWT), I did not take what I took from him as an act of betrayal or injustice, but I took it in place of my rightful due."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.186

3701 - وَ - فِي خَبَرٍ آخَرَ : «إِنِ اِسْتَحْلَفَهُ عَلَى مَا أَخَذَ مِنْهُ فَجَائِزٌ لَهُ أَنْ يَحْلِفَ إِذَا قَالَ هَذِهِ ٱلْكَلِمَةَ». قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ هَذِهِ الْأَخْبَارُ مُتَّفِقَةُ الْمَعَانِي غَيْرُ مُخْتَلِفَةٍ وَ ذَلِكَ أَنَّهُ مَتَى حَلَّفَهُ عَلَى مَالِهِ فَلَيْسَ لَهُ أَنْ يَأْخُذَ مِنْهُ بَعْدَ ذَلِكَ شَيْئاً.

Hadith.3701 - And in another narration: "If he makes him swear regarding what he took from him, then it is permissible for him to swear if he says this statement."

[AL SADUQ]

The compiler of this book—may Allah (SWT) have mercy on him—said: These narrations are consistent in meaning and do not differ. The point is that whenever he makes him swear regarding his wealth, then he has no right to take anything from him after that.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.186



3702 - لِقَوْلِ اَلنَّبِيِّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ حَلَفَ بِاللَّهِ فَلْيَصْدُقْ وَ مَنْ حُلِفَ لَهُ بِاللَّهِ فَلْيَرْضَ وَ مَنْ لَمْ يَرْضَ فَلَيْسَ مِنَ اَللَّهِ فِى شَيْءٍ».

وَ إِنْ حَلَفَ مِنْ غَيْرِ أَنْ يُحَلِّفَهُ ثُمَّ طَالَبَهُ بِحَقِّهِ أَوْ أَخَذَ مِنْهُ أَوْ مِمَّا يَصِيرُ إِلَيْهِ مِنْ مَالِهِ لَمْ يَكُنْ بِدَاخِلِ فِي النَّهْيِ وَ كَذَلِكَ إِنِ اسْتَوْدَعَهُ مَالًا فَلَيْسَ لَهُ أَنْ يَخُونَهُ كَمَا خَانَهُ وَ مَتَى كَذَلِكَ إِنِ اسْتَوْدَعَهُ مَالًا فَلَيْسَ لَهُ أَنْ يَخُونَهُ كَمَا خَانَهُ وَ مَتَى لَمْ يُحَلِّفُهُ عَلَى مَالِهِ وَ لَمْ يَأْتَمِنُهُ عَلَى أَمَانَةٍ وَ إِنَّمَا صَارَ إِلَيْهِ لَهُ مَالٌ أَوْ وَقَعَ عِنْدَهُ فَجَائِزٌ لَهُ أَنْ يَأْخُذَ مِنْهُ حَقَّهُ بَعْدَ أَنْ لَمُ يُحُونُهُ كَمَا خَانَهُ وَ لَمْ يَأْتُونُهُ عَلَى مَالِهِ وَ لَمْ يَأْتَمِنُهُ عَلَى أَمَانَةٍ وَ إِنَّمَا صَارَ إِلَيْهِ لَهُ مَالٌ أَوْ وَقَعَ عِنْدَهُ فَجَائِزٌ لَهُ أَنْ يَأْخُذَ مِنْهُ حَقَّهُ بَعْدَ أَنْ يَقُولَ مَا أُمِرَ بِهِ مِمَّا قَدْ ذَكَرْتُهُ فَهَذَا وَجْهُ اتَّفَاقَ هَذِهِ الْأَخْبَارِ وَ لَا حَوْلَ وَ لَا قُوّةَ إِلَّا بِاللَّهِ.

Hadith.3702 - The Prophet (peace be upon him and his family) said: "Whoever swears by Allah $^{\{SWT\}}$ should speak the truth, and whoever is sworn to by Allah $^{\{SWT\}}$ should be satisfied. And whoever is not satisfied is not from Allah $^{\{SWT\}}$ in any way."

[AL SADUQ]

If someone swears without being made to swear and then demands his right or takes it, either directly or from what comes into his possession from the debtor's wealth, he is not included in the prohibition. Similarly, if the debtor entrusts him with some money, it is not permissible for him to take anything from it, because it is a trust, and he has been entrusted with it. Thus, it is not permissible for him to betray the trust as he was betrayed.

However, if the creditor neither made the debtor swear about his wealth nor was entrusted with any of his property, but some of the debtor's wealth came into his possession or fell into his hands, then it is permissible for him to take his rightful due after saying what he has been instructed to say, as mentioned earlier.

This is the explanation of the consistency of these narrations. There is no power and no strength except with Allah (SWT).

[REFERENCES]

Al-Muhasin, Vol.1 p.120 • Al-Nawadir (Lil-Ash'ari), Vol.1 p.51 • Al-Kafi, Vol.7 p.438 • Man La Yahduruhu Al-Faqih, Vol.3 p.187 • Man La Yahduruhu Al-Faqih, Vol.3 p.362 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.228 • Al-Amali (Lil-Saduq), Vol.1 p.483 • Tahdhib Al-Ahkam, Vol.6 p.349 • Rawdat Al-Wa'izin, Vol.2 p.468 • Awali Al-La'ali, Vol.2 p.118

3703 - وَ قَدْ رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ دَاوُدَ بْنِ زُرْبِيٍّ قَالَ : قُلْتُ لِأَبِي اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ إِنِّي أُعامِلُ قَوْماً فَرُبَّمَا أَرْسَلُوا إِلَيَّ فَأَخَذُوا مِنِّي اَلْجَارِيَةَ وَ اَلدَّابَّةَ فَذَهَبُوا بِهَا مِنِّي ثُمَّ يَدُورُ لَهُمُ اَلْمَالُ عِنْدِي فَآخُذُ مِنْهُ قَوْماً فَرُبَّمَا أَرْسَلُوا إِلَيَّ فَقَالَ «خُذُوا مِنْي فَقَالَ «خُذُ مِنْهُمْ بِقَدْرِ مَا أَخَذُوا مِنْكَ وَ لاَ تَزِدْ عَلَيْهِ».

Hadith.3703 - Muhammad ibn Abi Umayr narrated from Dawud ibn Zurbi who said: I said to Abu Al-Hasan ^{a.s}, "I deal with some people, and sometimes they send to me and take a bondwoman or an animal from me, and they take it away. Then their wealth later comes into my possession. Can I take from it an amount equivalent to what they took from me?" Imam ^{a.s} said: "Take from them an amount equal to what they took from you and do not take more than that."

FD	 		\sim	•
ıĸ	 EK	(EIV	CES	5 I

Man La Yahduruhu Al-Faqih, Vol.3 p.187



3704 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ هُذَيْلِ بْنِ حَنَانٍ أَخِي جَعْفَرِ بْنِ حَنَانٍ اَلصَّيْرَفِيَّ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنِّي دَفَعْتُ إِلَى أَخِي جَعْفَرٍ مَالاً فَهُوَ يُعْطِينِي مَا أُنْفِقُهُ وَ أَحُجُّ مِنْهُ وَ أَتَصَدَّقُ وَ قَدْ سَلْكَ مَنْ عِنْدَنَا فَذَكَرُوا أَنَّ ذَلِكَ فَاسِدٌ لاَ يَحِلُّ وَ أَنَا أُحِبُّ أَنْ أَنْتَهِيَ فِي ذَلِكَ إِلَى قَوْلِكَ فَقَالَ «أَ كَانَ يَصِلُكَ سَأَلْتُ مَنْ عِنْدَنَا فَذَكَرُوا أَنَّ ذَلِكَ فَاسِدٌ لاَ يَحِلُّ وَ أَنَا أُحِبُّ أَنْ أَنْتَهِيَ فِي ذَلِكَ إِلَى قَوْلِكَ فَقَالَ «أَ كَانَ يَصِلُكَ قَبْلُ أَنْ تَدْفَعَ إِلَيْهِ مَالَكَ» قُلْتُ نَعَمْ قَالَ «خُذْ مِنْهُ مَا يُعْطِيكَ وَ كُلْ وَ اِشْرَبْ وَ حُجَّ وَ تَصَدَّقُ فَإِذَا قَدِمْتَ الْعِرَاقَ فَقُلْ، جَعْفَرُ بْنُ مُحَمَّدٍ أَفْتَانِي بِهَذَا».

Hadith.3704 - Al-Hasan ibn Mahbub narrated from Hudhayl ibn Hanan, the brother of Ja'far ibn Hanan, the money changer, who said:

I said to Abu Abdillah ^{a.s}, "I gave my brother Ja'far some money, and he gives me from it what I spend, perform Hajj with, and give in charity. I asked the people around us, and they said that this is invalid and not permissible. I wish to follow your guidance in this matter."

Imam ^{a.s} said: "Did he use to give to you before you entrusted him with your money?" I said: "Yes."

Imam ^{a.s} said: "Then take what he gives you, eat, drink, perform Hajj, and give in charity. And when you return to Iraq, say, 'Ja'far ibn Muhammad ^{a.s} has given me this ruling.'"

[REFERENCES]

Al-Kafi, Vol.5 p.103 • Man La Yahduruhu Al-Faqih, Vol.3 p.187 • Tahdhib Al-Ahkam, Vol.6 p.202 • Tahdhib Al-Ahkam, Vol.6 p.386 • Al-Istibsar, Vol.3 p.10 • Al-Wafi, Vol.18 p.664 • Wasa'il Al-Shi'ah, Vol.18 p.353

3705 - وَ سَأَلَ سَمَاعَةُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلامُ : عَنِ اَلرَّجُلِ يَنْزِلُ عَلَى اَلرَّجُلِ وَ لَهُ عَلَيْهِ دَيْنُ أَ يَأْكُلُ مِنْ طَعَامِهِ ثَلاَثَةَ أَيَّامٍ وَ لاَ يَأْكُلُ بَعْدَ ذَلِكَ شَيْئاً».

Hadith.3705 - Sama'ah asked Abu Abdillah ^{a.s} about a man who stays with another man to whom he owes a debt. Is it permissible for him to eat from his food?

Imam ^{a.s} said: "Yes, he may eat from his food for three days, but after that, he should not eat anything."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.188 • Tahdhib Al-Ahkam, Vol.6 p.204 • Wasa'il Al-Shi'ah, Vol.18 p.351

3706 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : فِي قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ لاٰ خَيْرَ فِي كَثِيرٍ مِنْ نَجْوْاهُمْ إِلاَّ مَنْ أَمَرَ بِصَدَقَةٍ أَوْ مَعْرُوفٍ أَوْ إِصْلاٰحِ بَيْنَ اَلتَّاسِ ۞ فَقَالَ «يَعْنِي بِالْمَعْرُوفِ اَلْقَرْضَ».

Hadith.3706 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said regarding the saying of Allah ^{SWT}, the Mighty and Exalted: "*There is no good in much of their secret talk except in one who enjoins charity, or kindness, or reconciliation between people*" (Surah An-Nisa 4:114) Imam ^{a.s} said: "Kindness refers to giving a loan."

[REFERENCES]

Al-Kafi, Vol.4 p.34 • Man La Yahduruhu Al-Faqih, Vol.2 p.58 • Man La Yahduruhu Al-Faqih, Vol.3 p.188 • Al-Wafi, Vol.10 p.465 • Wasa'il Al-Shi'ah, Vol.9 p.459 • Wasa'il Al-Shi'ah, Vol.16 p.317 • Tafsir Al-Burhan, Vol.2 p.173 • Tafsir Nur Al-Thaqalayn, Vol.1 p.549 • Tafsir Kanz Al-Daqaiq, Vol.3 p.537



3707 - وَ رُوِيَ عَنِ اَلصَّبَّاحِ بْنِ سَيَابَةَ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنَّ عَبْدَ اَللَّهِ بْنَ أَبِي يَعْفُورٍ أَمْرَنِي أَنْ أَسْأَلَكَ قَالَ إِنَّا نَسْتَقْرِضُ اَلْخُبْزَ مِنَ اَلْجِيرَانِ فَنَرُدُّ أَصْغَرَ مِنْهُ أَوْ أَكْبَرَ فَقَالَ عَلَيْهِ اَلسَّلاَمُ «نَحْنُ أَمْرَنِي أَنْ أَسْأَلُكَ قَالَ إِنَّا نَسْتَقْرِضُ اَلْجُوزَ السِّيْعِينَ عَدَداً فَيَكُونُ فِيهِ اَلصَّغِيرَةُ وَ اَلْكَبِيرَةُ فَلاَ بَأْسَ».

Hadith.3707 - It is narrated from Al-Sabbah ibn Sayabah who said: I said to Abu Abdillah ^{a.s}, "Abdullah ibn Abi Ya'fur instructed me to ask you—when we borrow bread from our neighbors, we sometimes return it smaller or larger in size. Is this permissible?"

Imam ^{a.s} said: "We borrow walnuts, sixty or seventy in number, and they may include small and large ones. There is no harm in this."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.188 • Al-Wafi, Vol.18 p.586 • Wasa'il Al-Shi'ah, Vol.18 p.361

مِنَ اَلْمَلاَئِكَةِ عَلَيْهِ حَتَّى يَقْبِضَهُ ».

Hadith.3708 - Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} said:

"Whoever gives a loan until ease of repayment, his wealth will be considered in Zakat, and the angels will continue praying for him until he receives it back."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.188

3709 - وَ رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِيهِ عَلَيْهِمَا اَلسَّلاَمُ أَنَّهُ كَانَ يَقُولُ : «إِذَا كَانَ عَلَى اَلرَّجُل دَيْنٌ ثُمَّ مَاتَ حَلَّ اَلدَّيْنُ ».

Hadith.3709 - Isma'il ibn Muslim narrated from Abu Abdillah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, that he used to say: "If a man has a debt and then dies, the debt becomes due."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.188

3710 - وَ قَالَ ٱلصَّادِقُ عَلَيْهِ ٱلسَّلاَمُ : «إِذَا مَاتَ ٱلْمَيِّتُ حَلَّ مَا لَهُ وَ مَا عَلَيْهِ».

Hadith.3710 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"When a deceased person dies, what he owes and what is owed to him become due."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.189 • Wasa'il Al-Shi'ah, Vol.18 p.345



3711 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنِ اَلْحَسَنِ بْنِ صَالِحٍ اَلتَّوْرِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي اَلرَّجُلِ يَمُوتُ وَ عَلَيْهِ دَيْنٌ فَيَضْمَنُهُ ضَامِنٌ لِلْغُرَمَاءِ قَالَ «إِذَا رَضِيَ بِهِ اَلْغُرَمَاءُ فَقَدْ بَرِئَتْ ذِمَّةُ اَلْمَيِّتِ».

Hadith.3711 - Al-Hasan ibn Mahbub narrated from Al-Hasan ibn Salih Al-Thawri, from Abu Abdillah ^{a.s}, regarding a man who dies while owing a debt, and a guarantor guarantees it for the creditors.

Imam ^{a.s} said: "If the creditors are satisfied with him, then the deceased is absolved of liability."

IREFERENCES1

Al-Kafi, Vol.5 p.99 • Al-Kafi, Vol.7 p.25 • Man La Yahduruhu Al-Faqih, Vol.3 p.189 • Man La Yahduruhu Al-Faqih, Vol.4 p.225 • Tahdhib Al-Ahkam, Vol.6 p.187 • Tahdhib Al-Ahkam, Vol.9 p.167 • Al-Wafi, Vol.18 p.790 • Wasa'il Al-Shi'ah, Vol.18 p.346 • Wasa'il Al-Shi'ah, Vol.18 p.422 • Wasa'il Al-Shi'ah, Vol.19 p.426

3712 - وَ رَوَى إِبْرَاهِيمُ بْنُ عَبْدِ ٱلْحَمِيدِ عَنِ ٱلْحَسَنِ بْنِ خُنَيْسِ قَالَ : قُلْتُ لِأَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ إِنَّ لِعَبْدِ ٱلرَّحْمَنِ بْنِ سَيَابَةَ دَيْناً عَلَى رَجُلٍ وَ قَدْ مَاتَ فَكَلَّمْنَاهُ أَنْ يُحَلِّلَهُ فَأَبَى قَالَ «وَيْحَهُ أَ مَا يَعْلَمُ أَنَّ لَهُ بِكُلِّ لِعَبْدِ ٱلرَّحْمَنِ بْنِ سَيَابَةَ دَيْناً عَلَى رَجُلٍ وَ قَدْ مَاتَ فَكَلَّمْنَاهُ أَنْ يُحَلِّلَهُ فَأَبَى قَالَ «وَيْحَهُ أَ مَا يَعْلَمُ أَنَّ لَهُ بِكُلِّ دِرْهَمٍ».

Hadith.3712 - Ibrahim ibn Abdul Hamid narrated from Al-Hasan ibn Khunays who said: I said to Abu Abdillah ^{a.s}, "Abdur-Rahman ibn Sayabah has a debt owed to him by a man who has died. We spoke to him about forgiving it, but he refused."

Imam ^{a.s} said: "Woe to him! Does he not know that for every dirham he forgives, he will receive ten in return? But if he does not forgive, then he will only receive a dirham in exchange for a dirham."

[REFERENCES]

Al-Kafi, Vol.4 p.36 • Man La Yahduruhu Al-Faqih, Vol.2 p.59 • Man La Yahduruhu Al-Faqih, Vol.3 p.189 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.145 • Tahdhib Al-Ahkam, Vol.6 p.195 • Al-Wafi, Vol.10 p.471 • Wasa'il Al-Shi'ah, Vol.16 p.321 • Wasa'il Al-Shi'ah, Vol.18 p.363 • Bihar Al-Anwar, Vol.100 p.150

3713 - وَ رَوَى اَلسَّكُونِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ : «أَتَى رَجُلُّ عَلَيْهِ اَلسَّلاَمُ فَقَالَ إِنِّي كَسَبْتُ مَالاً أَغْمَضْتُ فِي طَلَبِهِ حَلاَلاً وَ حَرَاماً فَقَدْ أَرَدْتُ اَلتَّوْبَةَ وَ لاَ أَدْرِي اَلْحَلاَلَ عَلَيْهِ اَلسَّلاَمُ «أَخْرِجْ خُمُسَ مَالِكَ فَإِنَّ اَللَّهَ عَزَّ وَ جَلَّ قَدْ رَضِيَ مِنْهُ وَ لاَ اَلْحَرَامَ فَقَدِ اِخْتَلَطَ عَلَيَّ فَقَالَ عَلِيُّ عَلَيْهِ اَلسَّلاَمُ «أَخْرِجْ خُمُسَ مَالِكَ فَإِنَّ اَللَّهَ عَزَّ وَ جَلَّ قَدْ رَضِيَ مِنَ الْإِنْسَانِ بالْخُمُسِ وَ سَائِرُ اَلْمَال كُلُّهُ لَكَ حَلاَلٌ» ».

Hadith.3713 - Al-Sakuni narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers (peace be upon them) who said: A man came to Imam Ali ibn Abi Talib ^{a.s} and said: "I have earned wealth, but I was not careful in seeking it, whether it was lawful or unlawful. Now I wish to repent, but I do not know what portion of it is lawful and what is unlawful, as it has become mixed."

Imam Ali ibn Abi Talib ^{a.s} said: "Take out one-fifth of your wealth, for Allah ^{SWT}, the Mighty and Exalted, has accepted one-fifth from a person, and the rest of the wealth is entirely lawful for you."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.189 • Wasa'il Al-Shi'ah, Vol.18 p.130



3714 - وَ رَوَى أَبُو اَلْبَخْتَرِيُّ وَهْبُ بْنُ وَهْبٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «قَضَى عَلِيٌ عَلَيْهِ اَلسَّلاَمُ فِي رَجُلٍ مَاتَ وَ تَرَكَ وَرَثَةً فَأَقَرَّ أَحَدُ اَلْوَرَثَةِ بِدَيْنٍ عَلَى أَبِيهِ أَنَّهُ يَلْزَمُهُ ذَلِكَ فِي حِصَّتِهِ بِقَدْرِ مَا وَرِثَ وَ لاَ يَكُونُ ذَلِكَ فِي مَالِهِ كُلِّهِ فَإِنْ أَقَرَّ اِثْنَانِ مِنَ اَلْوَرَثَةِ وَ كَانَا عَدْلَيْنِ أُجِيزَ ذَلِكَ عَلَى اَلْوَرَثَةِ وَ إِنْ لَمْ وَرِثَ وَ لاَ يَكُونُ ذَلِكَ غِي مَالِهِ كُلِّهِ فَإِنْ أَقَرَّ اِثْنَانِ مِنَ الْوَرَثَةِ وَ كَانَا عَدْلَيْنِ أُجِيزَ ذَلِكَ عَلَى اَلْوَرَثَةِ وَ إِنْ لَمْ وَرِثَ وَ كَذَلِكَ إِنْ أَقَرَّ اِثْنَانِ مَنَ الْوَرَثَةِ بِأَخٍ أَوْ أُخْتٍ إِنَّمَا يَلْوَمُ فِي يَكُونَا عَدْلَيْنِ أُلْزِمَا فِي حِصَّتِهِمَا بِقَدْرِ مَا وَرِثَا وَ كَذَلِكَ إِنْ أَقَرَّ بَعْضُ الْوَرَثَةِ بِأَخٍ أَوْ أُخْتٍ إِنَّمَا يَلْمُهُ فِي يَكُونَا عَدْلَيْنِ أُلْزِمَا فِي حِصَّتِهِمَا بِقَدْرِ مَا وَرِثَا وَ كَذَلِكَ إِنْ أَقَرَّ بَعْضُ الْوَرَثَةِ بِأَخٍ أَوْ أُخْتٍ إِنَّمَا يَلْرَمُهُ فِي حَصَّتِهِمَا بِقَدْرِ مَا وَرِثَا وَ كَذَلِكَ إِنْ أَقَرً الْاَلْوَلَ وَلاَ يَثُمْثُ نَسَبُهُ وَ إِذَا أَقَرً الْاَئْنِ فَكَذَلِكَ عَلَى الْمَالِ وَ لاَ يَثُمُّ نَسَبُهُ وَ إِذَا أَقَرً الْاَئْوِرَاثِ مَعَهُمْ» ».

Hadith.3714 - Abu Al-Bakhtari Wahb ibn Wahb narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} (peace be upon them), who said: Imam Ali ibn Abi Talib ^{a.s} ruled concerning a man who died and left heirs. One of the heirs acknowledged a debt against his father.

Imam Ali ibn Abi Talib ^{a.s} ruled that it would be binding upon him in his share, according to what he inherited, and it would not apply to the entire estate.

If two of the heirs acknowledged the debt and they were just (trustworthy), then it would be enforced against all the heirs. However, if they were not just, they would only be liable in their shares, based on what they inherited.

Similarly, if some of the heirs acknowledged a brother or sister, the acknowledgment would only apply to their share.

Imam Ali ibn Abi Talib ${}^{\{a.s\}}$ said: "Whoever acknowledges a brother, he is a partner in the wealth, but his lineage is not established.

If two heirs acknowledge him, the same applies—unless they are just (trustworthy), in which case his lineage is established, and he shares in the inheritance with them."

[REFERENCES]

Qurb Al-Isnad, Vol.1 p.52 • Man La Yahduruhu Al-Faqih, Vol.3 p.189 • Tahdhib Al-Ahkam, Vol.6 p.198 • Tahdhib Al-Ahkam, Vol.9 p.163 • Tahdhib Al-Ahkam, Vol.9 p.372 • Al-Istibsar, Vol.4 p.114 • Al-Wafi, Vol.25 p.943 • Bihar Al-Anwar, Vol.100 p.154 • Bihar Al-Anwar, Vol.101 p.365

3715 - وَ رَوَى إِبْرَاهِيمُ بْنُ هَاشِمٍ أَنَّ مُحَمَّدَ بْنَ أَبِي عُمَيْرٍ رَضِيَ اَللَّهُ عَنْهُ كَانَ رَجُلاً بَزَّازاً فَذَهَبَ مَالُهُ وَ الْفَالِ إِلَى الْفَتَقَرَ وَ كَانَ لَهُ عَلَى رَجُلٍ عَشَرَةُ آلاَفِ دِرْهَمٍ فَبَاعَ دَاراً لَهُ كَانَ يَسْكُنُهَا بِعَشَرَةِ آلاَفِ دِرْهَمٍ وَ حَمَلَ اَلْمَالَ إِلَى الْفَتَقَرَ وَ كَانَ لَهُ عَلَيْ قَالَ وَرِثْتَهُ قَالَ لاَ قَالَ وُهِبَ بَالِهِ فَخَرَجَ إِلَيْهِ مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ فَقَالَ مَا هَذَا قَالَ هَذَا مَالُكَ اَلَّذِي لَكَ عَلَيَّ قَالَ وَرِثْتَهُ قَالَ لاَ قَالَ وُهِبَ لَكَ قَالَ لاَ قَالَ فَقَالَ فَهُو ثَمَنُ ضَيْعَةٍ بِعْتَهَا قَالَ لاَ قَالَ فَمَا هُوَ قَالَ بِعْتُ دَارِيَ النِّي السُّكُنُهَا لِأَقْضِيَ دَيْنِي لَكَ قَالَ لاَ قَالَ بَعْتُ دَارِيَ النِّي السُّكُنُهَا لِأَقْضِيَ دَيْنِي لَكَ قَالَ لاَ قَالَ عَنْ أَبِي عُمْدُ اللّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ: «لاَ فَقَالَ مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ رَضِيَ اللّهُ عَنْهُ حَدَّثَنِي ذَرِيحٌ الْمُحَارِبِيُّ عَنْ أَبِي عَبْدِ اللّهِ عِلْمَ اللهُ عَنْهُ عَلَى لاَ لاَ عَلَى فِيهَا وَ اللّهِ إِنِّي عُمْدُ اللهُ عِلْ اللهُ عَنْهُ عَلَى اللّهُ عَلْهُ وَلَوْمَ اللّهُ الْمُ عَلَى اللّهُ اللهُ اللهُ عَنْهُ عَلَى عُمْدُ اللهُ اللهُ اللهُ قَالَ عَنْ مَسْقَطِ رَأُسِهِ بِالدَّيْنِ الْافَعْهَا فَلاَ حَاجَةَ لِي فِيهَا وَ اللّهِ إِنِّي مُحْتَاجٌ فِي وَقْتِي هَذَا إِلَى دِرْهَمِ وَاللّهُ الْتُهُ عَلَى مِنْهَا دِرْهَمٌ».



وَ كَانَ شَيْخُنَا مُحَمَّدُ بْنُ الْحَسَنِ رَضِيَ اللَّهُ عَنْهُ يَرْوِي أَنَّهَا إِنْ كَانَتِ الدَّارُ وَاسِعَةً يَكْتَفِي صَاحِبُهَا بِبَعْضِهَا فَعَلَيْهِ أَنْ يَسْكُنَ مِنْهَا مَا يَحْتَاجُ إِلَيْهِ وَ يَقْضِيَ بِبَقِيَّتِهَا دَيْنَهُ وَ كَذَلِكَ إِنْ كَفَتْهُ دَارٌ بِدُونِ ثَمَنِهَا بَاعَهَا وَ اشْتَرَى بِثَمَنِهَا دَاراً لِيَسْكُنَهَا وَ يَقْضِيَ بِبَقِيَّتِهَا دَيْنَهُ وَ كَذَلِكَ إِنْ كَفَتْهُ دَارٌ بِدُونِ ثَمَنِهَا بَاعَهَا وَ اشْتَرَى بِثَمَنِهَا دَاراً لِيَسْكُنَهَا وَ يَقْضِى بَبَاقِى الثَّمَن دَيْنَهُ.

Hadith.3715 - Ibrahim ibn Hashim narrated that Muhammad ibn Abi Umayr (may Allah ^{SWT} be pleased with him) was a cloth merchant.

He lost his wealth and became poor. A man owed him ten thousand dirhams. Muhammad ibn Abi Umayr sold his house, which he lived in, for ten thousand dirhams and brought the money to the debtor's door.

Muhammad ibn Abi Umayr came out and asked: "What is this?"

The man replied: "This is your money that I owe you."

He asked: "Did you inherit it?"

The man said: "No."

He asked: "Was it gifted to you?"

The man said: "No."

He asked: "Is it the price of a property you sold?"

The man said: "No."

He asked: "Then what is it?"

The man replied: "I sold the house I live in to repay my debt."

Muhammad ibn Abi Umayr (may Allah (SWT) be pleased with him) said: "Zarih Al-Muharibi narrated to me from Abu Abdillah (a.s) that he said:

'A man should not be forced out of his home because of a debt.' Take it back; I have no need for it. By Allah (SWT), I am in need of a dirham at this moment, yet not a single dirham of it will enter my possession."

[AL SADUQ

Our teacher, Muhammad ibn Al-Hasan (may Allah ^{SWT} be pleased with him), used to narrate that if the house was spacious and the owner could suffice with part of it, he should live in what he needs and sell the rest to repay his debt. Similarly, if he could live in a smaller house at a lower price, he should sell the larger house, buy a smaller one, and use the remaining amount to settle his debt.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.190 • Tahdhib Al-Ahkam, Vol.6 p.198 • Al-Wafi, Vol.18 p.799 • Wasa'il Al-Shi'ah, Vol.18 p.341

3716 - وَ كَتَبَ يُونُسُ بْنُ عَبْدِ اَلرَّحْمَنِ إِلَى اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ: أَنَّهُ كَانَ لِي عَلَى رَجُلٍ عَشَرَةُ دَرَاهِمَ وَ إِنَّ السُّلْطَانَ أَسْقَطَ تِلْكَ اَلدَّرَاهِمَ وَ جَاءَ بِدَرَاهِمَ أَعْلَى مِنْ تِلْكَ اَلدَّرَاهِمِ وَ فِي تِلْكَ اَلدَّرَاهِمَ اَلْأُولَى اَلْيُوْمَ وَضِيعَةٌ السُّلْطَانَ أَسِ اللَّهُ اللَّرَاهِمُ اللَّولَا السُّلْطَانُ فَكَتَبَ «لَكَ فَأَيُّ شَيْءٍ لِي عَلَيْهِ اَلدَّرَاهِمُ اَلْأُولَى التَّتِي أَسْقَطَهَا اَلسُّلْطَانُ أَوِ اَلدَّرَاهِمُ النَّتِي أَجَازَهَا اَلسُّلْطَانُ فَكَتَبَ «لَكَ الدَّرَاهِمُ الْأُولَى».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ كَانَ شَيْخُنَا مُحَمَّدُ بْنُ الْحَسَنِ رَضِيَ اللَّهُ عَنْهُ يَرْوِي حَدِيثاً فِي أَنَّ لَهُ الدَّرَاهِمَ الَّتِي تَجُوزُ بَيْنَ النَّاسِ وَ الْحَدِيثَانِ مُتَّفِقَانِ غَيْرُ مُخْتَلِفَيْنِ فَمَتَى كَانَ لِلرَّجُلِ عَلَى الرَّجُلِ دَرَاهِمُ بِنَقْدِ مَعْرُوفٍ فَلَيْسَ لَهُ إِلَّا تَعْدُو وَ مَتَى كَانَ لَهُ الدَّرَاهِمُ التَّي تَجُوزُ بَيْنَ النَّاسِ. ذَلِكَ النَّقْدُ وَ مَتَى كَانَ لَهُ عَلَى الرَّجُل دَرَاهِمُ بِوَزْن مَعْلُومٍ بِغَيْر نَقْدٍ مَعْرُوفٍ فَإِنَّمَا لَهُ الدَّرَاهِمُ الَّتِي تَجُوزُ بَيْنَ النَّاسِ.



Hadith.3716 - Yunus ibn Abdul Rahman wrote to Al-Ridha ^{a.s}, saying: "I had ten dirhams owed to me by a man, but the ruler invalidated those dirhams and introduced new dirhams that are higher in value than the previous ones. The earlier dirhams are now devalued. What is my right upon him—the original dirhams that the ruler invalidated or the new dirhams approved by the ruler?" Imam ^{a.s} wrote in response: "You have the right to the original dirhams."

[AL SADUQ]

The compiler of this book—may Allah (SWT) have mercy on him—said: Our teacher, Muhammad ibn Al-Hasan (may Allah (SWT) be pleased with him), narrated a tradition stating that the creditor is entitled to the dirhams that are accepted among the people.

The two narrations are consistent and do not conflict. If a man is owed dirhams in a specific currency, he is only entitled to that currency. However, if the debt is measured by a specified weight rather than a known currency, then he is entitled to the dirhams currently accepted among the people.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.191



CHAPTER 60 – CHAPTER ON TRADE, ITS ETIQUETTES, VIRTUES, AND JURISPRUDENCE

بَابُ التِّجَارَةِ وَ آدَابِهَا وَ فَصْلِهَا وَ فِقْهِهَا

3717 - قَالَ الصَّادِقُ عَلَيْهِ السَّلاَمُ: «اَلتَّجَارَةُ تَزيدُ فِي اَلْعَقْل».

Hadith.3717 - Imam Jafar ibn Muhammad Al-Sadiq (a.s.) said: "Trade increases intellect."

[REFERENCES]

Al-Kafi, Vol.5 p.148 • Man La Yahduruhu Al-Faqih, Vol.3 p.191 • Al-Wafi, Vol.17 p.121 • Wasa'il Al-Shi'ah, Vol.17 p.12 • Wasa'il Al-Shi'ah, Vol.17 p.17

3718 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «تَرْكُ اَلتِّجَارَةِ مَذْهَبَةٌ لِلْعَقْلِ».

Hadith.3718 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "Abandoning trade diminishes intellect."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.192 • Al-Wafi, Vol.17 p.126 • Wasa'il Al-Shi'ah, Vol.17 p.17

3719 - وَ رُوِيَ عَنِ اَلْمُعَلَّى بْنِ خُنَيْسٍ أَنَّهُ قَالَ : رَآنِي أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ وَ قَدْ تَأَخَّرْتُ عَنِ اَلسُّوقِ فَقَالَ لِى «أُغْدُ إِلَى عِزِّكَ».

Hadith.3719 - It is narrated from Al-Mu'alla ibn Khunays that he said:

Abu Abdillah ^{a.s} saw me when I had delayed going to the market, so Imam ^{a.s} said to me, "Go early to your source of honor."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.192 • Al-Wafi, Vol.17 p.126 • Wasa'il Al-Shi'ah, Vol.17 p.10

3720 - وَ رُوِيَ عَنْ رَوْحِ بْنِ عَبْدِ اَلرَّحِيمِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: \$\times \ وَجُالٌ لا تُلْهِيهِمْ تِجْارَةٌ وَ لا بَيْعٌ عَنْ ذِكْرِ اَللَّهِ \$\times قَالَ «كَانُوا أَصْحَابَ تِجَارَةٍ فَإِذَا حَضَرَتِ اَلصَّلاَةُ تَرَكُوا \$\times \ وَ الْطَلَقُوا إِلَى اَلصَّلاَةِ وَ هُمْ أَعْظَمُ أَجْراً مِمَّنْ لَمْ يَتَّجِرْ».

Hadith.3720 - It is narrated from Rawh ibn Abd Al-Rahim, from Abu Abdillah ^{a.s}, regarding the saying of Allah ^{SWT}, the Mighty and Exalted: "*Men whom neither trade nor sale distracts from the remembrance of Allah ^{SWT}*." (Surah An-Nur 24:37)



Imam ^{a.s} said: "They were businessmen, but when the time for prayer arrived, they left their trade and went to perform the prayer. They are greater in reward than those who did not engage in trade."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.192 • Al-Wafi, Vol.17 p.126 • Wasa'il Al-Shi'ah, Vol.17 p.17 • Tafsir Nur Al-Thaqalayn, Vol.3 p.610 • Tafsir Kanz Al-Daqaiq, Vol.9 p.318

3721 - وَ رَوَى هَارُونُ بْنُ حَمْزَةَ عَنْ عَلِيٍّ بْنِ عَبْدِ اَلْعَزِيزِ قَالَ : قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ «مَا فَعَلَ عُمَرُ بْنُ مُسْلِمٍ » قُلْتُ جُعِلْتُ فِدَاكَ أَقْبَلَ عَلَى اَلْعِبَادَةِ وَ تَرَكَ اَلتَّجَارَةَ فَقَالَ «وَيْحَهُ أَ مَا عَلِمَ أَنَّ تَارِكَ اَلطَّلَبِ لاَ يُسْتَجَابُ لَهُ دَعْوَةٌ، إِنَّ قَوْماً مِنْ أَصْحَابِ رَسُول اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ لَمَّا نَزَلَتْ:

وَ مَنْ يَتَّقِ ٱللَّهَ يَجْعَلْ لَهُ مَخْرَجاً وَ يَرْزُقْهُ مِنْ حَيْثُ لا يَحْتَسِبُ ۞

أَغْلَقُوا ٱلْأَبْوَابَ وَ أَقْبَلُوا عَلَى ٱلْعِبَادَةِ وَ قَالُوا قَدْ كُفِينَا فَبَلَغَ ذَلِكَ رَسُولَ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ فَأَرْسَلَ إِلَيْهِمْ فَقَالَ «مَا حَمَلَكُمْ عَلَى مَا صَنَعْتُمْ» قَالُوا يَا رَسُولَ ٱللَّهِ تَكَفَّلَ ٱللَّهُ عَزَّ وَ جَلَّ بِأَرْزَاقِنَا فَأَقْبَلْنَا عَلَى ٱلْعِبَادَةِ فَقَالَ «إِنَّهُ مَنْ فَعَلَ ذَلِكَ لَمْ يَسْتَجِبِ ٱللَّهُ لَهُ عَلَيْكُمْ بِالطَّلَبِ»

ثُمَّ قَالَ «إِنِّي لَأَبْغِضُ اَلرَّجُلَ فَاغِراً فَاهُ إِلَى رَبِّهِ يَقُولُ اُرْزُقْنِي وَ يَتْرُكُ اَلطَّلَبَ» ».

Hadith.3721 - Harun ibn Hamzah narrated from Ali ibn Abdul Aziz who said:

Abu Abdillah ^{a.s} asked: "What has Umar ibn Muslim done?"

I said: "May I be your ransom! He has devoted himself to worship and abandoned trade."

Imam ^{a.s} said: "Woe to him! Does he not know that the one who abandons seeking sustenance will not have his supplication answered?

Indeed, some of the companions of the Messenger of Allah (SWT) (peace be upon him and his family), when the verse was revealed;

'And whoever fears Allah (SWT), He will make a way out for him, and provide for him from where he does not expect' (Surah At-Talaq 65:2-3),

they locked their doors and devoted themselves to worship, saying, 'We have been guaranteed provision.'

When the Messenger of Allah (SWT) (peace be upon him and his family) heard about this, he sent for them and said: 'What led you to do what you have done?'

They said: 'O Messenger of Allah (SWT), Allah (SWT), the Mighty and Exalted, has guaranteed our provision, so we have devoted ourselves to worship.'

He {saws} said: 'Whoever does this, Allah {SWT} will not answer his supplication. You must continue seeking sustenance.'

Then Imam $^{\{a.s\}}$ said: 'I hate a man who sits idle, opening his mouth to his Lord $^{\{AZJ\}}$, saying, "Provide for me," while he abandons seeking sustenance.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.192 • Al-Wafi, Vol.17 p.68

3722 - وَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ : «اِتَّجِرُوا بَارَكَ اَللَّهُ لَكُمْ فَإِنِّي سَمِعْتُ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ يَقُولُ «إِنَّ اَلرِّزْقَ عَشَرَةُ أَجْزَاءٍ تِسْعَةٌ فِي اَلتَّجَارَةِ وَ وَاحِدٌ فِي غَيْرِهَا» ».



Hadith.3722 - The Commander of the Faithful ^{a.s} said:

"Engage in trade - may Allah (SWT) bless you - for I heard the Messenger of Allah (SWT) (peace be upon him and his family) say, 'Provision is divided into ten parts, nine of which are in trade, and one in other means.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.192 • Uddat Al-Da'i, Vol.1 p.82 • Al-Wafi, Vol.17 p.126 • Bihar Al-Anwar, Vol.100 p.13

3723 - وَ قَالَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ: «تَعَرَّضُوا لِلتِّجَارَةِ فَإِنَّ فِيهَا لَكُمْ غِنِّى عَمَّا فِي أَيْدِي ٱلنَّاسِ».

Hadith.3723 - The Commander of the Faithful ^{a.s} said:

"Engage in trade, for in it lies independence from what is in the hands of others."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.193

رَوَى ذَلِكَ شَرِيفُ بْنُ سَابِقِ ٱلتَّفْلِيسِيُّ عَنِ ٱلْفَضْلِ بْنِ أَبِي قُرَّةَ ٱلسَّمَنْدِيُّ.

Hadith.3724 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Do not abandon trade, lest you become insignificant. Engage in trade—may Allah (SWT) bless you."

This was narrated by Sharif ibn Sabiq Al-Taflisi from Al-Fadl ibn Abi Qurrah Al-Samandi.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.193

3725 - وَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ : «مَنِ اِتَّجَرَ بِغَيْرِ عِلْمٍ اِرْتَطَمَ فِي اَلرِّبَا ثُمَّ اِرْتَطَمَ فَلاَ يَقْعُدَنَّ فِي اَلسُّوق اِلاَّ مَنْ يَعْقِلُ اَلشِّرَاءَ وَ اَلْبَيْعَ».

Hadith.3725 - The Commander of the Faithful ^{a.s} said:

"Whoever engages in trade without knowledge will fall into usury, and then fall into it again. Therefore, no one should sit in the marketplace except one who understands buying and selling."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.193

3726 - وَ كَانَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ ، بِالْكُوفَةِ يَغْتَدِي كُلَّ بُكْرَةٍ فَيَطُوفُ فِي أَسْوَاقِ اَلْكُوفَةِ سُوقاً سُوقاً وَ مَعَهُ اللَّرِّةُ عَلَى عَاتِقِهِ وَ كَانَ لَهَا طَرَفَانِ وَ كَانَتْ تُسَمَّى اَلسَّبِيبَةَ قَالَ فَيَقِفُ عَلَى أَهْلِ كُلِّ سُوقٍ فَيُنَادِيهِمْ «يَا اللَّهُولَةِ وَ إِقْتَرِبُوا مِنَ اَلْمُبْتَاعِينَ وَ تَزَيَّنُوا بِالْجِلْمِ وَ تَجَافَوْا عَن مَعْشَرَ اَلتُّجَّارِ قَدِّمُوا اَلِاسْتِخَارَةَ وَ تَبَرَّكُوا بِالسُّهُولَةِ وَ اِقْتَرِبُوا مِنَ اَلْمُبْتَاعِينَ وَ تَزَيَّنُوا بِالْجِلْمِ وَ تَجَافَوْا عَن



اَلظُّلْمِ وَ أَنْصِفُوا اَلْمَظْلُومِينَ وَ لاَ تَقْرَبُوا اَلرِّبَا «وَ أَوْفُوا اَلْكَيْلَ وَ اَلْمِيزْانَ» «وَ لاَ تَبْخَسُوا اَلنَّاسَ أَشْيَاءَهُمْ وَ لاَ تَعْثَوْا فِي اَلْأَرْضِ مُفْسِدِينَ» »

قَالَ فَيَطُوفُ فِي جَمِيعِ أَسْوَاقِ ٱلْكُوفَةِ ثُمَّ يَرْجِعُ فَيَقْعُدُ لِلنَّاسِ.

Hadith.3726 - Imam Ali ibn Abi Talib ${a.s}$ used to go out every morning in Kufa and walk through its markets, visiting them one by one.

Imam ^{a.s} carried a whip with two ends, which was called "Al-Sabeebah."

Imam ^{a.s} would stand in each market and call out to the merchants, saying:

"O group of traders! Begin with seeking goodness (from Allah ^{SWT}), bless your trade with ease, draw near to the buyers, adorn yourselves with patience, avoid oppression, give justice to the oppressed, and do not approach usury.

'And give full measure and weight' and 'Do not diminish people's goods, nor act corruptly in the land, making mischief.'"

Then Imam ^{a.s} would continue walking through all the markets of Kufa before returning to sit and attend to the people's needs.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.193

3727 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ بَاعَ وَ اِشْتَرَى فَلْيَحْفَظْ خَمْسَ خِصَالٍ وَ إِلاَّ فَلاَ يَشْتَرِيَنَّ وَ لاَ يَبِيعَنَّ اَلرِّبَا وَ اَلْحَلْفَ وَ كِتْمَانَ اَلْعُيُوبِ وَ اَلْمَدْحَ إِذَا بَاعَ وَ اَلذَّمَّ إِذَا اِشْتَرَى ».

Hadith.3727 - The Messenger of Allah (SWT) (peace be upon him and his family) said:

"Whoever buys and sells should observe five qualities; otherwise, let him not buy or sell: usury, swearing, concealing defects, praising when selling, and criticizing when buying."

[REFERENCES]

Al-Kafi, Vol.5 p.150 • Man La Yahduruhu Al-Faqih, Vol.3 p.194 • Tahdhib Al-Ahkam, Vol.7 p.6 • Fiqh Al-Quran, Vol.2 p.43 • Wasa'il Al-Shi'ah, Vol.17 p.383 • Bihar Al-Anwar, Vol.100 p.100

3728 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «يَا مَعْشَرَ اَلتُّجَّارِ اِرْفَعُوا رُءُوسَكُمْ فَقَدْ وَضَحَ لَكُمُ اَلطَّرِيقُ تُبْعَثُونَ يَوْمَ اَلْقِيَامَةِ فُجَّاراً إِلاَّ مَنْ صَدَقَ حَدِيثُهُ».

Hadith.3728 - The Messenger of Allah (SWT) (peace be upon him and his family) said:

"O group of traders, raise your heads, for the path has been made clear for you. You will be resurrected on the Day of Judgment as transgressors, except those who speak the truth."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.194 • Al-Wafi, Vol.17 p.439 • Wasa'il Al-Shi'ah, Vol.17 p.384

3729 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «اَلتَّاجِرُ فَاجِرٌ وَ اَلْفَاجِرُ فِي اَلنَّارِ إِلاَّ مَنْ أَخَذَ اَلْحَقَّ وَ أَعْطَى اَلْحَقَّ».



Hadith.3729 - The Messenger of Allah (SWT) (peace be upon him and his family) said:

"The trader is sinful, and the sinful one is in the Fire—except for the one who takes what is right and gives what is right."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.194 • Wasa'il Al-Shi'ah, Vol.17 p.384 • Al-Fusul Al-Muhimmah, Vol.2 p.245 • Mustadrak Al-Wasa'il, Vol.13 p.249

3730 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «يَا مَعْشَرَ اَلتُّجَّارِ صُونُوا أَمْوَالَكُمْ بِالصَّدَقَةِ تُكَفَّرْ عَنْكُمْ ذُنُوبُكُمْ وَ أَيْمَانَكُمُ اَلَّتِي تَحْلِفُونَ فِيهَا تُطَيَّبْ لَكُمْ تِجَارَتُكُمْ».

Hadith.3730 - Imam ^{a.s} said: "O group of traders, protect your wealth through charity, your sins will be forgiven, and the oaths you make will be purified for you—thus your trade will be blessed."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.194 • Al-Wafi, Vol.17 p.440 • Wasa'il Al-Shi'ah, Vol.17 p.384

3731 - وَ رُوِيَ عَنِ اَلْأَصْبَغِ بْنِ نُبَاتَةَ قَالَ سَمِعْتُ عَلِيّاً عَلَيْهِ اَلسَّلاَمُ يَقُولُ عَلَى اَلْمِنْبَرِ : «يَا مَعْشَرَ اَلتُّجَّارِ اَلْفِقْهَ ثُمَّ اَلْمَتْجَرَ اَلْفِقْهُ ثُمَّ اَلْمَتْجَرَ وَ اَللَّهِ لَلرِّبَا فِي هَذِهِ اَلْأُمَّةِ دَبِيبٌ أَخْفَى مِنْ دَبِيبِ اَلنَّمْلِ عَلَى اَلصَّفَا صُونُوا أَمْوَالَكُمْ بِالصَّدَقَةِ اَلتَّاجِرُ فَاجِرٌ وَ اَلْفَاجِرُ فِى اَلنَّارٍ إِلاَّ مَنْ أَخَذَ اَلْحَقَّ وَ أَعْطَى اَلْحَقَّ».

Hadith.3731 - It is narrated from Al-Asbagh ibn Nubatah who said:

I heard Imam Ali ibn Abi Talib (a.s) saying from the pulpit:

"O group of traders! Learn jurisprudence, then engage in trade. Learn jurisprudence, then engage in trade. By Allah (SWT), usury in this nation is more hidden than the crawling of an ant on a smooth stone.

Protect your wealth through charity. The trader is sinful, and the sinful one is in the Fire—except the one who takes what is right and gives what is right."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.194 • Tahdhib Al-Ahkam, Vol.7 p.6

3732 - وَ رَوَى حَفْصُ بْنُ ٱلْبَخْتَرِيِّ عَنِ ٱلْحُسَيْنِ بْنِ ٱلْمُنْذِرِ قَالَ : قُلْتُ لِأَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ دَفَعَتْ إِلَيْكَ لِتَقَرَّ عَيْنُهَا وَ إِلَيَّ اِمْرَأَتِي مَالاً أَعْمَلُ بِهِ مَا شِئْتُ فَأَشْتَرِي مِنْ مَالِهَا ٱلْجَارِيَةَ أَطَأُهَا قَالَ «لاَ إِنَّمَا دَفَعَتْ إِلَيْكَ لِتَقَرَّ عَيْنُهَا وَ أَنْتَ تُرِيدُ أَنْ تُسْخِنَ عَيْنَهَا».

Hadith.3732 - Hafs ibn Al-Bakhtari narrated from Al-Husayn ibn Al-Mundhir who said:

I said to Abu Abdillah ^{a.s}, "My wife gave me money to use as I wish. Can I buy a bondwoman with her money and have relations with her?"

Imam ^{a.s} said: "No. She gave it to you to bring comfort to her eyes, and you intend to cause her distress."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.195



3733 - وَ رَوَى عُثْمَانُ بْنُ عِيسَى عَنْ مُيَسِّرٍ قَالَ : قُلْتُ لَهُ يَجِيئُنِي اَلرَّجُلُ فَيَقُولُ تَشْتَرِي لِي فَيَكُونُ مَا عِنْدِي خَيْراً مِنْ مَتَاعِ اَلسُّوقِ قَالَ «إِنْ أَمِنْتَ أَلاَّ يَتَّهِمَكَ فَأَعْطِهِ مِنْ عِنْدِكَ وَ إِنْ خِفْتَ أَنْ يَتَّهِمَكَ فَاشْتَرِ لَهُ عِنْدِي خَيْراً مِنْ مَتَاعِ اَلسُّوقِ قَالَ «إِنْ أَمِنْتَ أَلاَّ يَتَّهِمَكَ فَأَعْطِهِ مِنْ عِنْدِكَ وَ إِنْ خِفْتَ أَنْ يَتَّهِمَكَ فَاشْتَرِ لَهُ مِنْ السُّوق».

Hadith.3733 - Uthman ibn Isa narrated from Muyassir who said:

I said to Him ^{a.s}: "A man comes to me and asks me to buy something for him, but what I have is better than what is available in the market. What should I do?"

Imam ^{a.s} said: "If you are confident that he will not suspect you, then give him from what you have. But if you fear that he might suspect you, then buy for him from the market."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.195 • Al-Wafi, Vol.17 p.464 • Wasa'il Al-Shi'ah, Vol.17 p.390

3734 - وَ رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِيهِ عَلَيْهِمَا اَلسَّلاَمُ قَالَ : «أَنْزَلَ اَللَّهُ تَعَالَى عَلَى عَلَى بَعْضِ أَنْبِيَائِهِ عَلَيْهِمُ اَلسَّلاَمُ لِلْكَرِيمِ فَكَارِمْ وَ لِلسَّمْحِ فَسَامِحْ وَ لِلشَّحِيحِ فَشَاحِحْ وَ عِنْدَ اَلشَّكِسِ فَالْتَو».

Hadith.3734 - Isma'il ibn Muslim narrated from Abu Abdillah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Bagir ^{a.s}, who said:

Allah (SWT), the Exalted, revealed to one of His prophets (peace be upon them): "Deal generously with the generous, be lenient with the lenient, be tight-fisted with the stingy, and be evasive with the harsh."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.195 • Al-Wafi, Vol.17 p.442

3735 - وَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ سَمِعْتُ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ يَقُولُ : «اَلسَّمَاحُ وَجْهٌ مِنَ اَلرَّبَاحِ» قَالَ عَلَيْهِ اَلسَّلاَمُ «ذَلِكَ لِرَجُل يُوصِيهِ وَ مَعَهُ سِلْعَةٌ يَبِيعُهَا».

Hadith.3735 - Imam Ali ibn Abi Talib (a.s) said:

I heard the Messenger of Allah $^{\text{\{SWT\}}}$ (peace be upon him and his family) say, "Leniency is a means of profit."

Imam (a.s) then said: "This applies to a man who is advised while he has goods to sell."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.196 • Wasa'il Al-Shi'ah, Vol.17 p.388

3736 - وَ مَرَّ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ عَلَى جَارِيَةٍ قَدِ اِشْتَرَتْ لَحْماً مِنْ قَصَّابٍ وَ هِيَ تَقُولُ زِدْنِي فَقَالَ لَهُ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ «زِدْهَا فَإِنَّهُ أَعْظَمُ لِلْبَرَكَةِ».

Hadith.3736 - Imam Ali ibn Abi Talib ^{a.s} passed by a bondwoman who had bought meat from a butcher and was asking him to add more.

Imam Ali ibn Abi Talib (a.s) said to the butcher: "Give her more, for it brings greater blessings."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.196

3737 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى يُحِبُّ اَلْعَبْدَ يَكُونُ سَهْلَ اَلْبَيْعِ سَهْلَ اَلشِّرَاءِ سَهْلَ اَلْقَضَاءِ سَهْلَ اَلاِقْتِضَاءِ».

Hadith.3737 - The Messenger of Allah ^{SWT} (peace be upon him and his family) said: "Indeed, Allah ^{SWT}, the Blessed and Exalted, loves a servant who is easygoing in selling, easygoing in buying, easygoing in settling debts, and easygoing in demanding repayment."

[REFERENCES]

Da'a'im Al-Islam, Vol.2 p.17 • Man La Yahduruhu Al-Faqih, Vol.3 p.196 • Wasa'il Al-Shi'ah, Vol.17 p.450

3738 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ: «أَيُّمَا مُسْلِمٍ أَقَالَ مُسْلِماً نَدَامَةً فِي اَلْبَيْع أَقَالَهُ اَللَّهُ عَثْرَتَهُ يَوْمَ اَلْقِيَامَةِ».

Hadith.3738 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Any Muslim who cancels a sale for another Muslim who regrets it, Allah (SWT) will cancel his slip on the Day of Judgment."

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.196 • Musadaqat Al-Ikhwan, Vol.1 p.72 • Wasa'il Al-Shi'ah, Vol.17 p.387 • Al-Fusul Al-Muhimmah, Vol.2 p.246

3739 - وَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : مَرَّ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ عَلَى رَجُلٍ وَ مَعَهُ سِلْعَةٌ يُرِيدُ بَيْعَهَا فَقَالَ «عَلَيْكَ بِأُوَّلِ اَلسُّوق».

Hadith.3739 - Imam Ali ibn Abi Talib (a.s) said:

The Prophet (peace be upon him and his family) passed by a man who had goods he wanted to sell and said to him, "Go to the beginning of the market."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.196 • Al-Wafi, Vol.17 p.443 • Wasa'il Al-Shi'ah, Vol.17 p.401

Hadith.3740 - Imam (a.s) said: "The owner of the goods has more right to set the price."

[REFERENCES]

Al-Kafi, Vol.5 p.152 • Man La Yahduruhu Al-Faqih, Vol.3 p.196 • Tahdhib Al-Ahkam, Vol.7 p.8 • Al-Wafi, Vol.17 p.445 • Wasa'il Al-Shi'ah, Vol.17 p.399 • Bihar Al-Anwar, Vol.100 p.136 • Mustadrak Al-Wasa'il, Vol.13 p.255

3741 - وَ نَهَى صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ عَنِ اَلسَّوْمِ مَا بَيْنَ طُلُوعٍ اَلْفَجْرِ إِلَى طُلُوعِ اَلشَّمْسِ.



Hadith.3741 - The Prophet (peace be upon him and his family) forbade trading between the rise of dawn and the rise of the sun.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.196

3742 - وَ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : «مَاكِسِ اَلْمُشْتَرِيَ فَإِنَّهُ أَطْيَبُ لِلنَّفْسِ وَ إِنْ أَعْطَى اَلْجَزِيلَ فَإِنَّ اَلْمَغْبُونَ فِي بَيْعِهِ وَ شِرَائِهِ غَيْرُ مَحْمُودٍ وَ لاَ مَأْجُورِ».

Hadith.3742 - Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s) said:

"Bargain with the buyer, for it is more satisfying to the soul. Even if he gives generously, the one who is cheated in buying or selling is neither praiseworthy nor rewarded."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.197 • Al-Wafi, Vol.17 p.443 • Wasa'il Al-Shi'ah, Vol.17 p.455

3743 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «لاَ تُمَاكِسْ فِي أَرْبَعَةِ أَشْيَاءَ فِي اَلْأُضْحِيَّةِ وَ فِي اَلْكَفَٰنِ وَ فِي ثَمَٰنِ نَسَمَةٍ وَ فِى اَلْكِرَى إِلَى مَكَّةَ ».

Hadith.3743 – Imam ^{a.s} said: "Do not bargain in four things; the sacrificial animal, the shroud, the price of freeing a slave, and the fare to Makkah."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.197 • Al-Khisal, Vol.1 p.245 • Makarim Al-Akhlaq, Vol.1 p.266 • Al-Wafi, Vol.17 p.444 • Bihar Al-Anwar, Vol.78 p.313

3744 - وَ كَانَ عَلِيُّ بْنُ ٱلْحُسَيْنِ زَيْنُ ٱلْعَابِدِينَ عَلَيْهِ ٱلسَّلاَمُ يَقُولُ لِقَهْرَمَانِهِ إِذَا أَرَدْتَ أَنْ تَشْتَرِيَ لِي مِنْ حَوَائِج ٱلْحَجِّ شَيْئاً فَاشْتَر وَ لاَ تُمَاكِسْ

وَ رَوَى ذَلِكَ زِيَادٌ ٱلْقَنْدِيُ عَنْ عَبْدِ ٱللَّهِ بْن سِنَان عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ.

Hadith.3744 - Imam Ali ibn Al-Hussain Zayn Al-Abidin ^{a.s} used to say to his steward: "If you intend to buy something for me from the needs of Hajj, then buy it and do not bargain."

[AL SADUQ]

This was narrated by Ziyad Al-Qandi from Abdullah ibn Sinan, from Abu Abdillah (a.s).

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.197



[الوفاء و البخس]

3745 - وَ رَوَى مُيَسِّرٌ عَنْ حَفْصٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: قُلْتُ لَهُ رَجُلٌ مِنْ نِيَّتِهِ اَلْوَفَاءُ وَ هُوَ إِذَا كَالَ لَمْ يُحْسِنْ أَنْ يَكِيلَ فَقَالَ «هُوَ مِمَّنْ لاَ يَنْبَغِي لَهُ كَالَ لَمْ يُحْسِنْ أَنْ يَكِيلَ فَقَالَ «هُوَ مِمَّنْ لاَ يَنْبَغِي لَهُ لَا يُكِيلَ».

FULFILLMENT AND DIMINISHMENT

Hadith.3745 - Muyassir narrated from Hafs, from Abu Abdillah ^{a.s}, who said: I said to him, "A man intends to be honest, but when he measures, he does not measure accurately."

He {a.s} asked: "What do those around him say?"

I said: "They say he does not give full measure."

He {a.s} said: "He is among those who should not be measuring."

[REFERENCES]

Al-Kafi, Vol.5 p.159 • Man La Yahduruhu Al-Faqih, Vol.3 p.197 • Tahdhib Al-Ahkam, Vol.7 p.12 • Al-Wafi, Vol.17 p.484 • Wasa'il Al-Shi'ah, Vol.17 p.394

لِنَفْسِهِ وَافِياً لَمْ يَأْخُذْهُ إِلاَّ رَاجِحاً وَ مَنْ أَعْطَى فَنَوَى أَنْ يُعْطِىَ سَوَاءً لَمْ يُعْطِ إلاَّ نَاقِصاً ».

Hadith.3746 - Ishaq ibn Ammar narrated from Abu Abdillah ^{a.s} who said: "Whoever takes the scales in his hand with the intention of taking a full measure for himself will only take more than his due. And whoever gives with the intention of giving an equal measure will only give less."

[REFERENCES]

Al-Kafi, Vol.5 p.159 • Man La Yahduruhu Al-Faqih, Vol.3 p.197 • Tahdhib Al-Ahkam, Vol.7 p.11 • Al-Wafi, Vol.17 p.483 • Wasa'il Al-Shi'ah, Vol.17 p.393

3747 - وَ رَوَى حَمَّادُ بْنُ بَشِيرٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «لاَ يَكُونُ ٱلْوَفَاءُ حَتَّى يَمِيلَ ٱللِّسَانُ».

Hadith.3747 - Hammad ibn Bashir narrated from Abu Abdillah ^{a.s} who said: "Fulfillment (of measure) is not achieved until the scale tips."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.198

3748 - وَ فِي خَبَرٍ آخَرَ : «لاَ يَكُونُ ٱلْوَفَاءُ حَتَّى يَرْجَحَ».

Hadith.3748 - And in another narration: "Fulfillment (of measure) is not achieved until it exceeds (the exact amount)."

[REFERENCES]

Al-Kafi, Vol.5 p.160 • Man La Yahduruhu Al-Faqih, Vol.3 p.198 • Tahdhib Al-Ahkam, Vol.7 p.11 • Tahdhib Al-Ahkam, Vol.7 p.110 • Al-Wafi, Vol.17 p.484 • Wasa'il Al-Shi'ah, Vol.17 p.392



3749 - وَ رُوِيَ عَنْ إِسْحَاقَ بْنِ عَمَّارٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ آخُذُ اَلدَّرَاهِمَ مِنَ اَلرَّجُلِ فَأَزِنُهَا ثُمَّ أُفَرِّقُهَا وَ يَفْضُلُ فِي يَدِي مِنْهَا فَضْلٌ قَالَ «أَ لَيْسَ تَحَرَّى اَلْوَفَاءَ» قُلْتُ بَلَى قَالَ «لاَ بَأْسَ».

Hadith.3749 - It is narrated from Ishaq ibn Ammar who said:

I said to Abu Abdillah ^{a.s}, "I receive dirhams from a man, weigh them, then distribute them, and a surplus remains in my hand. What should I do?"

Imam (a.s) said: "Did you not strive to be accurate in your measure?"

I said: "Yes."

Imam {a.s} said: "Then there is no harm."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.198 • Wasa'il Al-Shi'ah, Vol.18 p.88

.....

[العربون]

3750 - وَ رَوَى وَهْبُ بْنُ وَهْبٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ أَنَّ عَلِيًا عَلَيْهِ اَلسَّلاَمُ كَانَ يَقُولُ : «لاَ يَجُوزُ اَلْعَرَبُونُ إِلاَّ أَنْ يَكُونَ نَقْداً مِنَ اَلثَّمَن».

EARNEST MONEY

Hadith.3750 - Wahb ibn Wahb narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} (peace be upon them), that Imam Ali ibn Abi Talib ^{a.s} used to say:

"Earnest money (down payment) is not permissible unless it is part of the price."

[REFERENCES]

Qurb Al-Isnad, Vol.1 p.149 • Al-Kafi, Vol.5 p.233 • Man La Yahduruhu Al-Faqih, Vol.3 p.198 • Al-Wafi, Vol.17 p.475 • Wasa'il Al-Shi'ah, Vol.18 p.89 • Bihar Al-Anwar, Vol.100 p.88



CHAPTER 61 – CHAPTER ON THE MARKETPLACE

بَابُ السُّوقِ

3751 - قَالَ أَمِيرُ الْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ: «جَاءَ أَعْرَابِيُّ مِنْ بَنِي عَامِرٍ إِلَى اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «شَرُّ بِقَاعِ اَلْأَرْضِ اَلْأَسْوَاقُ عَنْ شَرِّ بِقَاعِ اَلْأَرْضِ اَلْأَسْوَاقُ لَهُ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «شَرُّ بِقَاعِ اَلْأَرْضِ اَلْأَسْوَاقُ وَ هِيَ مَيْدَانُ إِبْلِيسَ يَغْدُو بِرَايَتِهِ وَ يَضَعُ كُرْسِيَّهُ وَ يَبُثُ ذُرِّيَّتَهُ فَبَيْنَ مُطَفِّفٍ فِي قَفِيزٍ أَوْ طَائِشٍ فِي مِيزَانٍ وَ هِيَ مَيْدَانُ إِبْلِيسَ يَغْدُو بِرَايَتِهِ وَ يَضَعُ كُرْسِيَّهُ وَ يَبُثُ ذُرِّيَّتَهُ فَبَيْنَ مُطَفِّفٍ فِي قَفِيزٍ أَوْ طَائِشٍ فِي مِيزَانٍ أَوْ سَارِقٍ فِي ذَرْعٍ أَوْ كَاذِبٍ فِي سِلْعَةٍ فَيَقُولُ عَلَيْكُمْ بِرَجُلٍ مَاتَ أَبُوهُ وَ أَبُوكُمْ حَيُّ فَلاَ يَزَالُ مَعَ ذَلِكَ أَوَّلَ الْعَلَامِ وَالْمَسَاجِدُ وَ أَجْرُهُمْ إِلَى اَللَّهِ عَزَّ وَ جَلَّ أَوَّلُهُمْ دُخُولاً وَ آخِرُ هُمْ خُرُوجاً مِنْهَا» ».

Hadith.3751 - The Commander of the Faithful {a.s} said:

A Bedouin from the tribe of Banu 'Amir came to the Prophet (peace be upon him and his family) and asked him about the worst and the best places on earth.

The Messenger of Allah (SWT) (peace be upon him and his family) said: "The worst places on earth are the markets—they are the playgrounds of Iblis. He sets out in the morning with his banner, places his throne there, and sends out his offspring among them. There, you find someone who cheats in measuring, another who falsifies the scale, someone who steals in length, or someone who lies about merchandise. Iblis then says to them: 'Stick to a man whose father has died while your father is still alive.' And he remains there, being the first to enter and the last to leave."

Then Imam ^{a.s} said: "And the best places are the mosques. The most beloved among them to Allah ^{SWT}, the Mighty and Exalted, are those who enter first and leave last."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.199 • Al-Wafi, Vol.17 p.448 • Wasa'il Al-Shi'ah, Vol.17 p.468

3752 - وَ قَالَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ : «سُوقُ ٱلْمُسْلِمِينَ كَمَسْجِدِهِمْ فَمَنْ سَبَقَ إِلَى مَكَانٍ فَهُوَ أَحَقُّ بِهِ إِلَى ٱللَّيْلِ».

Hadith.3752 - The Commander of the Faithful ^{a.s} said: "The marketplace of the Muslims is like their mosque. Whoever reaches a spot first has more right to it until the night."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.199 • Bihar Al-Anwar, Vol.80 p.356 • Bihar Al-Anwar, Vol.80 p.382 • Bihar Al-Anwar, Vol.101 p.256 • Mustadrak Al-Wasa'il, Vol.3 p.424 • Mustadrak Al-Wasa'il, Vol.13 p.262



CHAPTER 62 – CHAPTER ON THE REWARD OF SUPPLICATION IN MARKETPLACES

بَابُ ثَوَابِ الدُّعَاءِ فِي الْأَسْوَاقِ

3753 - رَوَى عَاصِمُ بْنُ حُمَيْدٍ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ :

«مَنْ دَخَلَ سُوقاً أَوْ مَسْجِدَ جَمَاعَةٍ فَقَالَ مَرَّةً وَاحِدَةً: أَشْهَدُ أَنْ لاَ إِلَهَ إِلاَّ اَللَّهُ وَحْدَهُ لاَ شَرِيكَ لَهُ وَ اَللَّهُ أَكْبَرُ عَنِيراً وَ اللَّهِ اَلْعَلِيِّ الْعَظِيمِ وَ صَلَّى اَللَّهُ كَبِيراً وَ الْحَمْدُ لِلَّهِ كَثِيراً وَ سُبْحَانَ اَللَّهِ بُكْرَةً وَ أَصِيلاً وَ لاَ حَوْلَ وَ لاَ قُوَّةَ إِلاَّ بِاللَّهِ اَلْعَلِيِّ الْعَظِيمِ وَ صَلَّى اَللَّهُ عَلَى مُحَمَّدٍ وَ آلِهِ عَدَلَتْ لَهُ حَجَّةً مَبْرُورَةً».

Hadith.3753 - Asim ibn Humayd narrated from Abu Basir, from Abu Abdillah ^{a.s}, who said:

"Whoever enters a marketplace or a congregational mosque and says once:

I bear witness that there is no god but Allah $^{\{SWT\}}$, alone, without any partner.

Allah (SWT) is the Greatest, immensely great.

All praise is due to Allah (SWT), abundantly.

Glory be to Allah (SWT), morning and evening.

There is no power and no strength except with Allah (SWT), the Most High, the Most Great.

May Allah (SWT) send blessings upon Muhammad and his family.

This will be equal to a blessed and accepted Hajj for him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.199 • Al-Wafi, Vol.17 p.450 • Wasa'il Al-Shi'ah, Vol.17 p.408

3754 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ حَمَّادٍ اَلْأَنْصَارِيُّ عَنْ سَدِيدٍ قَالَ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ: «يَا أَبَا اَلْفَضْلِ أَ مَا لَكَ فِى اَلسُّوق مَكَانٌ تَقْعُدُ فِيهِ تُعَامِلُ اَلنَّاسَ» قَالَ قُلْتُ بَلَى قَالَ

أَشْهَدُ أَنْ لاَ إِلَهَ إِلاَّ اَللَّهُ وَحْدَهُ لاَ شَرِيكَ لَهُ وَ أَشْهَدُ أَنَّ مُحَمَّداً عَبْدُهُ وَ رَسُولُهُ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ اَللَّهُمَّ إِنِّي أَسْأَلُكَ مِنْ فَصْلِكَ حَلاَلاً طَيِّباً وَ أَعُودُ بِكَ مِنْ أَنْ أَظْلِمَ أَوْ أُظْلَمَ وَ أَعُودُ بِكَ مِنْ صَفْقَةٍ خَاسِرَةٍ وَ يَمِينٍ كَاذِبَةٍ فَإِذَا قَالَ ذَلِكَ قَالَ اَلْمَلَكُ اَلْمُوكَّلُ أَبْشِرْ فَمَا فِي سُوقِكَ اَلْيَوْمَ أَحَدٌ أَوْفَرُ نَصِيباً مِنْكَ وَ سَيَأْتِيكَ مَا قَسَمَ اَللَّهُ لَكَ مُوقَّراً حَلاَلاً طَيِّباً مُبَارَكاً فِيهِ».



Hadith.3754 - Abdullah ibn Hammad Al-Ansari narrated from Sadeer, who said: Abu Ja'far Imam Muhammad ibn Ali Al-Bagir ^{a.s} said:

"O Abu Al-Fadl, do you not have a place in the market where you sit and deal with people?" I said: "Yes."

Imam ^{a.s} said: "Know that any man who goes to his seat in the market, and when he places his foot in the market says:

'O Allah (SWT), I ask You for its goodness and the goodness of its people, and I seek refuge in You from its evil and the evil of its people',

Allah (SWT), the Mighty and Exalted, appoints an angel to protect him and preserve him until he returns to his home. The angel then says to him, 'I have safeguarded you from its evil and the evil of its people for this day.'

And when he sits in his place, he should say:

'I bear witness that there is no god but Allah (SWT), alone, without any partner. And I bear witness that Muhammad is His servant and Messenger. O Allah (SWT), I ask You for lawful, pure sustenance from Your bounty, and I seek refuge in You from wronging others or being wronged, and I seek refuge in You from a bad transaction and a false oath.'

When he says this, the appointed angel says, 'Rejoice! For there is no one in the market today with a greater share than you. And what Allah (SWT) has decreed for you will come to you fully, lawfully, purely, and with blessings.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.200

3755 - وَ رُوِيَ : «أَنَّ مَنْ ذَكَرَ اَللَّهَ عَزَّ وَ جَلَّ فِي اَلْأَسْوَاقِ غَفَرَ اَللَّهُ لَهُ بِعَدَدِ مَا فِيهَا مِنْ فَصِيحٍ وَ أَعْجَمَ». وَ الْفَصِيحُ مَا يَتَكَلَّمُ وَ الْأَعْجَمُ مَا لَا يَتَكَلَّمُ.

Hadith.3755 - It is narrated: "Whoever remembers Allah $^{\{SWT\}}$, the Mighty and Exalted, in the marketplaces, Allah $^{\{SWT\}}$ will forgive him in proportion to the number of those in it, both those who speak and those who do not."

[AL SADUQ

And the speaking refers to those who talk, while the silent refers to those who do not speak.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.200 • Al-Wafi, Vol.17 p.450 • Wasa'il Al-Shi'ah, Vol.17 p.409

Hadith.3756 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Whoever remembers Allah $\{SWT\}$, the Mighty and Exalted, in the marketplaces, Allah $\{SWT\}$ will forgive him by the number of its people."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.200 • Al-Wafi, Vol.17 p.450 • Wasa'il Al-Shi'ah, Vol.17 p.409



CHAPTER 63 – CHAPTER ON SUPPLICATION WHEN PURCHASING GOODS FOR TRADE

بَابُ الدُّعَاءِ عِنْدَ شِرَاءِ الْمَتَاعِ لِلتِّجَارَةِ

% HADITH 3757 – 3758
% إلماء الله الله الله المراحم إلى المراحم إل

3757 - رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ قَالَ أَحَدُهُمَا عَلَيْهِمَا اَلسَّلاَمُ: «إِذَا اِشْتَرَيْتَ مَتَاعاً فَكَبَّرِ اَللَّهُ ثَلَاثاً ثُمَّ قُلِ اَللَّهُمَّ إِنِّي اِشْتَرَيْتُهُ أَلْتَمِسُ فِيهِ مِنْ خَيْرِكَ فَاجْعَلْ لِي فِيهِ خَيْراً اَللَّهُمَّ إِنِّي اِشْتَرَيْتُهُ أَلْتَمِسُ فِيهِ مِنْ خَيْرِكَ فَاجْعَلْ لِي فِيهِ مِنْ وَرُقاً ثُمَّ أَعِدْ كُلَّ مِنْ وَزُقِكَ فَاجْعَلْ لِي فِيهِ وِرُقاً ثُمَّ أَعِدْ كُلًّ وَاجِدَةٍ مِنْهَا ثَلاَثَ مَرَّاتٍ».

Hadith.3757 - Al-Ala narrated from Muhammad ibn Muslim who said:

One of the Imams {a.s} said:

"When you purchase merchandise, glorify Allah (SWT) (say Allahu Akbar) three times, then say:

O Allah (SWT), I have purchased it seeking Your goodness, so make goodness for me in it.

O Allah (SWT), I have purchased it seeking Your bounty, so make bounty for me in it.

O Allah (SWT), I have purchased it seeking Your provision, so make provision for me in it. Then repeat each of these supplications three times."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.200

3758 - وَ كَانَ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ يَكْتُبُ عَلَى اَلْمَتَاعِ «بَرَكَةٌ لَنَا».

Hadith.3758 - Imam Ali ibn Musa Ar-Ridha (a.s.) used to write on merchandise: "Blessing for us."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.201 • Al-Adab Al-Diniyyah, Vol.1 p.99 • Al-Wafi, Vol.18 p.974



CHAPTER 64 – CHAPTER ON SUPPLICATION WHEN PURCHASING ANIMALS

بَابُ الدُّعَاءِ عِنْدَ شِرَاءِ الْحَيَوَانِ

€ 3760 – 3759 HADITH & يسنم اللهِّ الرَّحَمْنِ الرَّحِيمِ

9759 - رَوَى عُمَرُ بْنُ إِبْرَاهِيمَ عَنْ أَبِي ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «مَنِ اِشْتَرَى دَابَّةً فَلْيَقُمْ مِنْ جَانِبِهَا ٱلأَيْسَرِ وَ يَقْرَأُ عَلَى رَأْسِهَا فَاتِحَةَ ٱلْكِتَابِ وَ «قُلْ هُوَ ٱللهُ أَحَدٌ» وَ ٱلْمُعَوِّذَتَيْنِ وَ آخِرَ وَ يَقْرَأُ عَلَى رَأْسِهَا فَاتِحَةَ ٱلْكِتَابِ وَ «قُلْ هُوَ ٱللهُ أَحَدٌ» وَ ٱلمُعَوِّذَتَيْنِ وَ آخِرَ اللهُ أَو الْمُعَوِّذَتَيْنِ وَ آخِرَ بَنِي إِسْرَائِيلَ «قُلِ ٱدْعُوا ٱلله أَو ٱدْعُوا ٱلرَّحْمٰنَ» وَ آيَةَ ٱلْكُرْسِيِّ فَإِنَّ ذَلِكَ أَمَانُ تِلْكَ ٱلدَّابَّةِ مِنَ ٱلْكَفْاتِ».

Hadith.3759 - Umar ibn Ibrahim narrated from Abu Al-Hasan (a.s) who said:

"Whoever buys an animal should stand on its left side, hold its forelock with his right hand, and recite over its head:

Surah Al-Fatiha: the Opening of the Book,

Surah Al-Ikhlas (Qul Huwa Allahu Ahad),

Surah Al-Falaq and Surah Al-Nas (the two Mu'awwidhatayn) - two chapters of seeking refuge The last verses of Surah Al-Hashr,

The last verse of Surah Bani Isra'il (Al-Isra'): 'Say, call upon Allah (SWT) or call upon the Most Merciful',

Ayat Al-Kursi

Verily, this will serve as protection for the animal from afflictions."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.201 • Al-Wafi, Vol.17 p.452 • Wasa'il Al-Shi'ah, Vol.17 p.412

3760 - وَ رَوَى اِبْنُ فَضَّالٍ عَنْ ثَعْلَبَةَ بْنِ مَيْمُونٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا اِشْتَرَيْتَ جَارِيَةً فَقُلِ: اَللَّهُمَّ إِنِّي أَسْتَشِيرُكَ وَ أَسْتَخِيرُكَ وَ إِذَا اِشْتَرَيْتَ دَابَّةً أَوْ رَأْساً فَقُلِ: اَللَّهُمَّ قَدِّرْ لِي أَطْوَلَهُنَّ حَيَاةً وَ أَكْثَرَهُنَّ مَنْفَعَةً وَ خَيْرَهُنَّ عَاقِبَةً ».

Hadith.3760 - Ibn Faddal narrated from Thalabah ibn Maymun, from Abu Abdillah ^{a.s} who said: "When you purchase a bondwoman, say:

O Allah (SWT), I seek Your (SWT) counsel and ask for Your (SWT) guidance.

And when you purchase an animal or livestock, say:

O Allah (SWT), decree for me the longest life, the greatest benefit, and the best outcome among them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.201 • Al-Wafi, Vol.17 p.453 • Wasa'il Al-Shi'ah, Vol.17 p.412



CHAPTER 65 – CHAPTER ON CONDITIONS AND OPTIONS IN SALES

بَابُ الشَّرْطِ وَ الْخِيَارِ فِي الْبَيْعِ

€ 3767 – 3761 HADITH & يسئم اللجَّ الرَّحْمْنِ الرَّمِيمِ

3761 - رَوَى اَلْحَلَبِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «فِي اَلْحَيَوَانِ كُلِّهِ شَرْطُ ثَلاَثَةِ أَيَّامٍ لِلْمُشْتَرِي فَهُوَ بِالْخِيَارِ فِيهَا إِن اِشْتَرَطَ أَوْ لَمْ يَشْتَرِطْ».

Hadith.3761 - Al-Halabi narrated from Abu Abdillah (a.s) who said:

"For all animals, the buyer has a three-day condition (option) to return it, whether he stipulated it or not."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.201 • Tahdhib Al-Ahkam, Vol.7 p.24 • Awali Al-La'ali, Vol.3 p.209 • Al-Wafi, Vol.17 p.515 • Wasa'il Al-Shi'ah, Vol.18 p.10 • Wasa'il Al-Shi'ah, Vol.18 p.11

3762 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «أَيُّمَا رَجُلٍ اِشْتَرَى مِنْ رَجُلٍ بَيْعاً فَهُمَا بِالْخِيَارِ حَتَّى يَفْتَرِقَا فَإِذَا اِفْتَرَقَا فَقَدْ وَجَبَ اَلْبَيْعُ».

Hadith.3762 - Imam ^{a.s} said: "Whenever a man buys something from another man, they both have the option (to cancel the deal) until they part ways. Once they part, the sale becomes binding."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.201 • Wasa'il Al-Shi'ah, Vol.18 p.6

3763 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ اِشْتَرَى مِنْ رَجُلٍ عَبْداً أَوْ دَابَّةً وَ شَرَطَ يَوْماً أَوْ يَوْمَيْنِ فَمَاتَ اَلْعَبْدُ أَوْ نَفَقَتِ اَلدَّابَّةُ أَوْ حَدَثَ فِيهِ حَدَثُ عَلَى مَنِ اَلضَّمَانُ قَالَ «لاَ ضَمَانَ عَلَى اَلْمُبْتَاعِ حَتَّى يَنْقَضِيَ اَلشَّرْطُ وَ يَصِيرَ اَلْمَبِيعُ لَهُ».

Hadith.3763 - Imam ^{a.s} was asked about a man who purchased a slave or an animal from another man and stipulated a condition for one or two days. If the slave dies, the animal perishes, or a defect occurs during that period, who is responsible for the loss?

Imam ^{a.s} said: "There is no liability on the buyer until the condition period ends and the sale becomes final."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.202



3764 - وَ رَوَى إِسْحَاقُ بْنُ عَمَّارٍ عَنِ ٱلْعَبْدِ ٱلصَّالِحِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «مَنِ اِشْتَرَى بَيْعاً وَ مَضَتْ ثَلاَثَةُ أَيَّامٍ وَ لَمْ يَجِئْ فَلاَ بَيْعَ لَهُ ».

Hadith.3764 - Ishaq ibn Ammar narrated from the Righteous Servant of Allah ^{SWT} (Imam Musa ibn Jafar Al-Kadhim ^{a.s}) who said:

"Whoever buys an item, and three days pass without him coming (to confirm or claim it), then the sale is void."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.202 • Tahdhib Al-Ahkam, Vol.7 p.22 • Al-Istibsar, Vol.3 p.78 • Al-Wafi, Vol.17 p.514 • Wasa'il Al-Shi'ah, Vol.18 p.22

3765 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : « اَلْمُسْلِمُونَ عِنْدَ شُرُوطِهِمْ إِلاَّ كُلَّ شَرْط خَالَفَ، كَتَابَ اَللَّه عَزَّ وَ جَلَّ فَلاَ يَجُوزُ ».

Hadith.3765 - Abdullah ibn Sinan narrated from Abu Abdillah ^{a.s} who said:

"Muslims are bound by their conditions, except for any condition that contradicts the Book of Allah (SWT), the Mighty and Exalted, which is not permissible."

[REFERENCES]

Da'a'im Al-Islam, Vol.2 p.44 • Man La Yahduruhu Al-Faqih, Vol.3 p.202 • Tahdhib Al-Ahkam, Vol.7 p.22 • Al-Wafi, Vol.17 p.503 • Wasa'il Al-Shi'ah, Vol.18 p.16 • Al-Fusul Al-Muhimmah, Vol.1 p.670 • Al-Fusul Al-Muhimmah, Vol.2 p.249 • Bihar Al-Anwar, Vol.100 p.137 • Mustadrak Al-Wasa'il, Vol.13 p.300

3766 - وَ رَوَى جَمِيلٌ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : قُلْتُ لَهُ اَلرَّجُلُ يَشْتَرِي مِنَ اَلرَّجُلِ اَلْمَتَاعَ ثُمَّ يَدَعُهُ عِنْدَهُ يَقُولُ حَتَّى آتِيَكَ بِثَمَنِهِ فَقَالَ «إِنْ جَاءَ فِيمَا بَيْنَهُ وَ بَيْنَ ثَلاَثَةِ أَيَّامٍ وَ إِلاَّ فَلاَ بَيْعَ لَهُ».

Hadith.3766 - Jamil narrated from Zurarah, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

I asked him about a man who buys merchandise from another man and then leaves it with him, saying, "I will bring you its price."

Imam ^{a.s} said: "If he brings the payment within three days, then the sale is valid; otherwise, there is no sale for him."

[REFERENCES]

Al-Kafi, Vol.5 p.171 • Man La Yahduruhu Al-Faqih, Vol.3 p.202 • Tahdhib Al-Ahkam, Vol.7 p.21 • Al-Istibsar, Vol.3 p.77 • Nuzhat Al-Nazir, Vol.1 p.86 • Awali Al-La'ali, Vol.3 p.211 • Wasa'il Al-Shi'ah, Vol.18 p.21

3767 - وَ فِي رِوَايَةٍ أُخْرَى عَنِ اِبْنِ فَضَّالٍ عَنِ اَلْحَسَنِ بْنِ عَلِيٍّ بْنِ رِبَاطٍ عَمَّنْ رَوَاهُ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهُ اللَّهُ عَلَيْهِ اللّهُ عَلَيْهُ اللّهُ اللّهُ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ الللللّهُ اللّهُ الللللّهُ اللّهُ اللّهِ اللّهُ اللّهِ الللّهُ الللّهُ اللّهُ الللّهُ اللّهُ اللّهُ الللللللّهُ اللّهُ الللللّهُ الللّهُ اللّهُ اللّهُ اللّهُ اللّهُ

وَ مَنِ اشْتَرَى جَارِيَةً وَ قَالَ لِلْبَائِعِ أَجِيئُكَ بِالثَّمَنِ فَإِنْ جَاءَ فِيمَا بَيْنَهُ وَ بَيْنَ شَهْرٍ وَ إِلَّا فَلَا بَيْعَ لَهُ وَ الْعُهْدَةُ فِيمَا يَفْسُدُ مِنْ يَوْمِهِ مِثْلِ الْبُقُولِ وَ الْبِطِّيخِ وَ الْفَوَاكِهِ يَوْمٌ إِلَى اللَّيْلِ.



Hadith.3767 - In another narration, Ibn Faddal narrated from Al-Hasan ibn Ali ibn Ribbat, from someone who narrated it from Abu Abdillah ^{a.s}, who said:

"If an animal develops a defect within three days, it is the responsibility of the seller."

[AL SADUQ]

And whoever buys a bondwoman and says to the seller, 'I will bring you the payment,' then if he brings it within a month, the sale is valid; otherwise, the sale is void.

As for goods that spoil quickly, such as vegetables, melons, and fruits, the liability lasts only until the end of the day."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.203 • Tahdhib Al-Ahkam, Vol.7 p.67 • Wasa'il Al-Shi'ah, Vol.18 p.15



CHAPTER 66 – CHAPTER ON THE SEPARATION THAT CONCLUDES A SALE, WHETHER IT IS BY PHYSICAL DEPARTURE OR VERBAL AGREEMENT

بَابُ الِافْتِرَاقِ الَّذِي يَجِبُ بِهِ الْبَيْعُ أَ هُوَ بِالْأَبْدَانِ أَوْ بِالْقَوْلِ

€ 3769 – 4018 HADITH \$ بِسْمُ اللهِّ الرَّحْمِيْنِ الرَّحِيْمِ

3768 - رُوِيَ عَنِ اَلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «إِنَّ أَبِي عَلَيْهِ اَلسَّلاَمُ اِشْتَرَى أَرْضاً يُقَالُ لَهُ اَللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهُ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ عَلَيْهِ اللَّهُ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ اللَّهُ اللَّهُ اللَّهُ عَلَيْهِ الللَّهُ اللَّهُ الللَّهُ اللَّهُ الللّهُ الللللّهُ الللّهُ الللّهُ الللّهُ الللّهُ اللللّهُ الللّهُ الللللّهُ الللللّهُ الللّهُ الللّهُ الللّهُ اللل

Hadith.3768 - It is narrated from Al-Halabi, from Abu Abdillah ^{a.s}, that he said:

"My father ^{a.s} purchased a piece of land called Al-Urayd. When he finalized the purchase, he immediately stood up and left.

Imam Al Sadiq $^{\{a.s\}}$ said to Imam Al Baqir $^{\{a.s\}}$: 'O father, you left in haste.' Imam Al Baqir $^{\{a.s\}}$ replied: 'O my son, I wanted the sale to become binding.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.203 • Al-Wafi, Vol.17 p.508 • Wasa'il Al-Shi'ah, Vol.18 p.8

3769 - وَ رَوَى أَبُو أَيُّوبَ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ سَمِعْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «اِبْتَعْتُ أَرْضاً فَلَمَّا إِسْتَوْجَبْتُهَا قُمْتُ فَمَشَيْتُ خُطًا ثُمَّ رَجَعْتُ أَرَدْتُ أَنْ يَجِبَ اَلْبَيْعُ حِينَ اَلاِفْتِرَاقٍ».

Hadith.3769 - Abu Ayyub narrated from Muhammad ibn Muslim who said: I heard Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.} say:

"I purchased a piece of land, and when I finalized the purchase, I stood up and walked a few steps, then returned. I did this to make the sale binding at the time of separation."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.204



CHAPTER 67 – CHAPTER ON THE RULING OF A BALANCED PARTNERSHIP AGREEMENT BETWEEN TWO MEN WITH A KNOWN CONDITION AND A SPECIFIED TERM

بَابُ حُكْمِ الْقَبَالَةِ الْمُعَدَّلَةِ بَيْنَ الرَّجُلَيْنِ بِشَرْطٍ مَعْرُوفٍ إِلَى أَجَلِ مَعْلُومٍ

€ 3771 – 1778 HADITH ⊕ بِسْمُ اللهِّ الرَّحْمِنْ ِ الرَّحِيْمِ

3770 - رُوِيَ عَنْ سَعِيدِ بْنِ يَسَارٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنَّا نُخَالِطُ قَوْماً مِنْ أَهْلِ اَلسَّوَادِ وَ غَيْرِهِمْ فَنَبِيعُهُمْ وَ نَرْبَحُ عَلَيْهِمُ اَلْعَشَرَةَ اِثْنَيْ عَشَرَ وَ اَلْعَشَرَةَ ثَلاَثَةَ عَشَرَ وَ نُؤَخُّرُ ذَلِكَ فِيمَا بَيْنَنَا وَ بَيْنَهُمُ اَلْعَشَرَةَ اِثْنَيْ عَشَرَ وَ اَلْعَشَرَةَ ثَلاَثَةَ عَشَرَ وَ نُؤَخُّرُ ذَلِكَ فِيما بَيْنَنَا وَ بَيْنَهُمُ اَللَّهِ عَلَى اللَّهِ الْمَالِ الَّذِي فِيهِ اَلْفَضْلُ الَّذِي أَنْ اللَّهِ اللَّمْ اللَّهِ اللَّهُ اللَّهُ قَدْ بَاعَهُ وَ أَخَذَ الثَّمَنَ فَنَعِدُهُ إِنْ هُو جَاءَ بِالْمَالِ فِي وَقْتِ بَيْنَنَا وَ بَيْنَهُ أَنْ نَرُدً عَلَيْهِ الشَّرَاءَ وَ إِنْ جَاءَ بِالْمَالِ فَي وَقْتِ بَيْنَنَا وَ بَيْنَهُ أَنْ نَرُدً عَلَيْهِ الشَّرَاءَ وَ إِنْ جَاءَ بِالْمَالِ فَي وَقْتِ بَيْنَنَا وَ بَيْنَهُ أَنْ نَرُدً عَلَيْهِ الشَّرَاءَ وَ إِنْ جَاءَ بِالْمَالِ فَي وَقْتِ بَيْنَنَا وَ بَيْنَهُ أَنْ نَرُدً عَلَيْهِ الشَّرَاءَ وَ إِنْ جَاءَ بِالْمَالِ فَي وَقْتِ بَيْنَنَا وَ بَيْنَهُ أَنْ نَرُدً عَلَيْهِ السُّرَاءَ وَ إِنْ جَاءَ بِالْمَالِ عَلَى اللَّهُ لَكَ إِذَا لَمْ يَفْعَلْ وَ إِنْ جَاءَ بِالْمَالِ لَوْقُتُ وَ لَمْ يَأْتِنَا بِالدَّرَاهِمِ فَهُو لَنَا فَمَا تَرَى فِي الشَّرَاءِ فَقَالَ «أَرَى أَنَهُ لَكَ إِذَا لَمْ يَفْعَلْ وَ إِنْ جَاءَ بِالْمَالِ لَوْ وَ لَمْ يَأْتِنَا بِالدَّرَاهِمِ فَهُو لَنَا فَمَا تَرَى فِي الشَّرَاءِ فَقَالَ «أَرَى أَنَهُ لَكَ إِذَا لَمْ يَفْعَلْ وَ إِنْ جَاءَ بِالْمَالِ

Hadith.3770 - It is narrated from Sa'id ibn Yasar who said: I said to Abu Abdillah (a.s):

"We deal with some people from the rural areas and others. We sell to them and make a profit sometimes ten becomes twelve, and sometimes ten becomes thirteen. We allow them to defer payment for a year or so, and they provide us with a written guarantee secured by their house or land for the amount, including the added profit.

We then agree that if they bring the payment within the specified time, we will cancel the sale and return the property to them. However, if the deadline passes and they do not bring the payment, the property becomes ours.

What do you think about this transaction?"

Imam ^{a.s} said: "I see that it is yours if they fail to meet the condition. But if they bring the payment within the agreed time, you must return the property to them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.204

3771 - وَ رَوَى إِسْحَاقُ بْنُ عَمَّارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلَهُ رَجُلٌ وَ أَنَا عِنْدَهُ فَقَالَ رَجُلٌ مُسْلِمٌ إِحْتَاجَ إِلَى بَيْعِ دَارِهِ فَجَاءَ إِلَى أَخِيهِ فَقَالَ أَبِيعُكَ دَارِي هَذِهِ فَتَكُونُ لَكَ أَحَبُّ إِلَيَّ مِنْ أَنْ تَكُونَ لِغَيْرِكَ مُسْلِمٌ إِحْتَاجَ إِلَى بَيْعِ دَارِهِ فَجَاءَ إِلَى أَخِيهِ فَقَالَ أَبِيعُكَ دَارِي هَذِهِ فَتَكُونُ لَكَ أَحَبُ إِلَى مِنْ أَنْ تَكُونَ لِغَيْرِكَ عَلَى أَنْ تَشْتَرِطَ لِي إِنْ أَنَا جِئْتُكَ بِثَمَنِهَا إِلَى سَنَةٍ أَنْ تَرُدَّهَا عَلَيَّ فَقَالَ «لاَ بَأْسَ بِهَذَا إِنْ جَاءَ بِثَمَنِهَا إِلَى سَنَةٍ عَلَى أَنْ تَكُونُ الْغَلَّةُ قَالَ «لِلْمُشْتَرِي أَ مَا تَرَى أَنَّهَا لَو رَدَّهَا عَلَيْهِ» قُلْتُ فَإِنْ كَانَتْ فِيهَا غَلَّةٌ كَثِيرَةٌ فَأَخَذَ اَلْغَلَّةَ لِمَنْ تَكُونُ اَلْغَلَّةُ قَالَ «لِلْمُشْتَرِي أَ مَا تَرَى أَنَّهَا لَو إِحْتَرَقَتْ لَكَانَتْ مِنْ مَاله».

قَالَ شَيْخُنَا مُحَمَّدُ بْنُ الْحَسَنِ رَضِيَ اللَّهُ عَنْهُ مَتَى عُدِّلَتِ الْقَبَالَةُ بَيْنَ رَجُلَيْنِ عِنْدَ رَجُلٍ إِلَى أَجَلٍ فَكَتَبَا بَيْنَهُمَا اتَّفَاقاً لِيَحْمِلَهُمَا عَلَيْهِ فَعَلَى الْعَدْلِ أَنْ يَعْمَلَ بِمَا فِي الْإِتَّفَاقِ وَ لَا يَتَجَاوَزَهُ وَ لَا يَحِلُّ لَهُ أَنْ يُؤَخِّرَ رَدَّ ذَلِكَ الْكِتَابَ عَلَى



CHAPTER 67 – CHAPTER ON THE RULING OF A BALANCED PARTNERSHIP AGREEMENT BETWEEN TWO MEN WITH A KNOWN CONDITION AND A SPECIFIED TERM

مُسْتَحِقَّهِ فِي الْوَقْتِ الَّذِي يَسْتَوْجِبُهُ فِيهِ وَ سَمِعْتُهُ رَضِيَ اللَّهُ عَنْهُ يَقُولُ سَمِعْتُ مَشَايِخَنَا رَضِيَ اللَّهُ عَنْهُمْ يَقُولُونَ اللَّهُ عَنْهُ مَشَايِخَنَا رَضِيَ اللَّهُ عَنْهُمْ يَقُولُونَ الْمُسْلِمُونَ عِنْدَ شُرُوطِهِمْ فِيمَا وَافَقَ كِتَابَ إِنَّ الْإِتَّفَاقَاتِ لَا تُحْمَلُ عَلَى الْأَحْكَامِ لِأَنَّهَا إِنْ حُمِلَتُ عَلَى الْأَحْكَامِ بَطَلَتُ وَ الْمُسْلِمُونَ عِنْدَ شُرُوطِهِمْ فِيمَا وَافَقَ كِتَابَ اللَّهِ عَزَّ وَ جَلَ وَ مَتَى جَاءَ مَنْ عَلَيْهِ الْمَالُ بِبَعْضِهِ فِي الْمَحَلِّ أَوْ قَبْلَهُ وَ حَلَّ الْأَجَلُ وَ لَمْ يَحْمِلْ تَمَامَهُ فَعَلَى الْعَدْلِ أَن اللَّهِ عَزَّ وَ جَلَ وَ مَتَى جَاءَ مَنْ عَلَيْهِ الْمَالُ بِبَعْضِهِ فِي الْمُحَلِّ أَوْ قَبْلَهُ وَ حَلَّ الْأَجَلُ وَ لَمْ يَكُنْ مَلِيّاً فَبِالاسْتِيثَاقِ وَ إِنْ أَمَرَهُ بِرَدِّهِ يُصَعِّحَ الْمَقْبُوضَ مِنَ الْمَالِ عَلَى قَابِضِهِ بِالْإِشْهَادِ عَلَيْهِ إِنْ كَانَ مَلِيّاً وَ إِنْ لَمْ يَكُنْ مَلِيّاً فَبِالاسْتِيثَاقِ وَ إِنْ أَمَرَهُ بِرَدِّهِ عَلَى مَنْ قَبَضَهُ مِنْهُ كَانَ أَوْلَى وَ أَبْلَغَ وَ إِنْ ذُكِرَ فِي الْإِتَّفَاقِ بَيْنَهُمَا غَيْرُ ذَلِكَ حَمَلَهُمَا عَلَيْهِ إِنْ شَاءَ اللَّهُ تَعَالَى.

Hadith.3771 - Ishaq ibn Ammar narrated from Abu Abdillah (a.s):

A man asked him while I was present, saying: "A Muslim man needed to sell his house, so he came to his brother and said: 'I will sell you my house. It is more beloved to me that it belongs to you than to someone else, on the condition that if I bring you its price within a year, you will return it to me."

He ${}^{\text{a.s.}}$ said: "There is no problem with this. If he brings its price within a year, he should return it to him."

I asked: "What if the property yields a significant income during that time? Who does the income belong to?"

He ${a.s}$ said: "It belongs to the buyer. Do you not see that if it were to burn down, it would be his loss?"

[AL SADUQ]

Our teacher, Muhammad ibn Al-Hasan (may Allah (SWT) be pleased with him), said:

Whenever a financial agreement (qabalah) is established between two men before a third party for a specified term, and they write an agreement between them to obligate themselves to abide by it, the intermediary must act according to the agreement and not exceed it.

It is not permissible for him to delay returning that written agreement to its rightful owner at the time it is due.

I also heard him (our teacher Muhammad ibn Al-Hasan), may Allah ^{SWT} be pleased with him say: I heard our elders (may Allah ^{SWT} be pleased with them) say that agreements are not treated as binding judgments (ahkam). If agreements were treated as judgments, they would be invalidated. Muslims are bound by their conditions as long as they conform to the Book of Allah ^{SWT}, the Mighty and Exalted.

If the debtor brings part of the payment at the due time or before it, but does not pay the full amount, the intermediary must verify the amount received from the debtor by documenting it in the presence of witnesses - if the debtor is solvent.

If the debtor is not solvent, then additional security should be required.

If the intermediary instructs the return of the payment to the person from whom it was received, this would be preferable and more secure.

If the agreement specifies terms different from this, the intermediary should enforce them, if Allah (SWT) wills.

[REFERENCES]

Al-Kafi, Vol.5 p.171 • Man La Yahduruhu Al-Faqih, Vol.3 p.205 • Tahdhib Al-Ahkam, Vol.7 p.23 • Al-Wafi, Vol.17 p.509 • Wasa'il Al-Shi'ah, Vol.18 p.19



CHAPTER 68 – CHAPTER ON SALES

بَابُ الْبُيُوعِ

3772 - رَوَى مَنْصُورُ بْنُ حَازِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا اِشْتَرَيْتَ مَتَاعاً فِيهِ كَيْلٌ أَوْ وَزْنٌ فَلاَ تَبِعْهُ حَتَّى تَقْبِضَهُ إِلاَّ أَنْ تُولِّيَهُ فَإِنْ لَمْ يَكُنْ فِيهِ كَيْلٌ وَ لاَ وَزْنٌ فَبِعْهُ ».

يَعْنِى أَنَّهُ يُوَكِّلُ الْمُشْتَرِيَ بِقَبْضِهِ.

Hadith.3772 - Mansur ibn Hazim narrated from Abu Abdillah (a.s) who said:

"If you purchase goods that require measuring or weighing, do not sell them until you take possession of them - unless you appoint someone to take possession on your behalf.

However, if the goods do not require measuring or weighing, then you may sell them immediately."

[AL SADUQ]

This means that the buyer can authorize someone to take possession of the goods on his behalf.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.206 • Tahdhib Al-Ahkam, Vol.7 p.35 • Al-Wafi, Vol.17 p.496 • Wasa'il Al-Shi'ah, Vol.18 p.68 • Wasa'il Al-Shi'ah, Vol.18 p.302 • Al-Fusul Al-Muhimmah, Vol.2 p.250

3773 - وَ رَوَى عَبْدُ اَلرَّحْمَنِ بْنُ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ رَجُلٍ عَلَيْهِ كُرٌّ مِنْ طَعَامٍ فَاشْتَرَى كُرّاً مِنْ رَجُلٍ فَقَالَ لِلرَّجُلِ اِنْطَلِقْ فَاسْتَوْفِ حَقَّكَ قَالَ «لاَ بَأْسَ بهِ ».

Hadith.3773 - Abd Al-Rahman ibn Abi Abdillah narrated from Abu Abdillah ^{a.s}: I asked him about a man who owed a kurr (a measure) of food and then purchased a kurr from another man. He said to the seller, "Go and take your right (measure) from the food I owe." Imam ^{a.s} said: "There is no harm in that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.206 • Wasa'il Al-Shi'ah, Vol.18 p.65

3774 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ مُسْكَانَ عَنِ اَلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : فِي رَجُلٍ اِبْتَاعَ مِنْ رَجُلٍ طَعَاماً بِدَرَاهِمَ فَأَخَذَ نِصْفَهُ ثُمَّ جَاءَهُ بَعْدَ ذَلِكَ وَ قَدِ اِرْتَفَعَ اَلطَّعَامُ أَوْ نَقَصَ فَقَالَ «إِنْ كَانَ يَوْمَ اِبْتَاعَهُ سَاعَرَهُ بِكَذَا وَ كَذَا فَهُوَ ذَاكَ وَ إِنْ لَمْ يَكُنْ سَاعَرَهُ فَإِنَّمَا لَهُ سِعْرُ يَوْمِهِ » «إِنْ كَانَ يَوْمَ اِبْتَاعَهُ سَاعَرَهُ بِكَذَا وَ كَذَا فَهُوَ ذَاكَ وَ إِنْ لَمْ يَكُنْ سَاعَرَهُ فَإِنَّمَا لَهُ سِعْرُ يَوْمِهِ » قَالَ وَ قَالَ فِي اَلرَّجُلِ يَكُونُ عِنْدَهُ لَوْنَانِ مِنْ طَعَامٍ وَاحِدٍ قَدْ سَعَّرَهُمَا بِشَيْءٍ وَ أَحَدُهُمَا خَيْرٌ مِنَ اَلْآخَرِ فَيَخُلِطُهُمَا جَمِيعاً ثُمَّ يَبِيعُهُمَا بِسِعْرٍ وَاحِدٍ قَالَ «لاَ يَصْلُحُ لَهُ أَنْ يَفْعَلَ يَغُشَّ بِهِ اَلْمُسْلِمِينَ حَتَّى يُبَيِّنَهُ».



Hadith.3774 - Abdullah ibn Muskan narrated from Al-Halabi, from Abu Abdillah (a.s):

Regarding a man who purchased food with dirhams from another man, took half of it, and then returned later - after the price of the food had either increased or decreased.

Imam ^{a.s} said: "If, on the day he purchased it, they agreed on a fixed price, then that price applies. But if no price was fixed, then it is sold at the price of the day it is taken."

Imam ^{a.s} also said about a man who had two types of the same food, priced equally, but one was better than the other, and he mixed them together and sold them at one price:

"It is not permissible for him to do that, as it deceives the Muslims, unless he makes it clear (to the buyer)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.207

3775 - وَ رَوَى إِسْحَاقُ بْنُ عَمَّارٍ عَنْ أَبِي ٱلْعُطَارِدِ قَالَ : قُلْتُ لِأَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ رَجُلٌ يَشْتَرِي ٱلطَّعَامَ فَيَتَغَيَّرُ سِعْرُهُ قَبْلَ أَنْ يَقْبِضَهُ قَالَ «إِنِّي لَأُحِبُّ أَنْ يَفِيَ لَهُ كَمَا أَنَّهُ لَوْ كَانَ فِيهِ فَضْلٌ أَخَذَهُ».

Hadith.3775 - Ishaq ibn Ammar narrated from Abu Al-Utard who said:

I asked Abu Abdillah ^{a.s} about a man who purchases food, and its price changes before he takes possession of it.

Imam ^{a.s} said: "I prefer that he honors the agreement (at the original price), just as he would have taken the benefit if there had been an increase in value."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.207 • Tahdhib Al-Ahkam, Vol.7 p.39 • Al-Wafi, Vol.17 p.501 • Wasa'il Al-Shi'ah, Vol.18 p.86

3776 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «لاَ يَصْلُحُ لِلرَّجُلِ أَنْ يَبِيعَ بِصَاعٍ غَيْرِ صَاعِ ٱلْمِصْر».

Hadith.3776 - Hammad narrated from Al-Halabi, from Abu Abdillah (a.s), who said:

"It is not permissible for a man to sell using a measure other than the standard measure of the city."

[REFERENCES]

Al-Kafi, Vol.5 p.184 • Man La Yahduruhu Al-Faqih, Vol.3 p.207 • Tahdhib Al-Ahkam, Vol.7 p.40 • Al-Wafi, Vol.17 p.481 • Wasa'il Al-Shi'ah, Vol.17 p.347 • Wasa'il Al-Shi'ah, Vol.17 p.377

3777 - وَ رُوِيَ عَنْ عَبْدِ اَلصَّمَدِ بْنِ بَشِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ سَأَلَهُ مُحَمَّدُ بْنُ اَلْقَاسِمِ اَلْحَنَّاطُ : فَقَالَ أَصْلَحَكَ اَللَّهُ أَبِيعُ الطَّعَامُ مِنْ سِعْرِهِ فَيَقُولُ لَيْسَ عِنْدِي : فَقَالَ أَصْلَحَكَ اللَّهُ أَنَّهُ طَعَامِيَ اَلَّذِي اِشْتَرَاهُ مِنِّي قَالَ «لاَ تَأْخُذْ مِنْهُ دِرَاهِمُ قَالَ «خُذْ مِنْهُ بِسِعْرِ يَوْمِهِ » قَالَ أَفْهَمُ أَصْلَحَكَ اللَّهُ أَنَّهُ طَعَامِيَ الَّذِي اِشْتَرَاهُ مِنِّي قَالَ «لاَ تَأْخُذْ مِنْهُ حَتَّى يَبِيعَ وَ يُعْطِيَكَ »

قَالَ أَرْغَمَ ٱللَّهُ أَنْفِي رَخَّصَ لِي فَرَدَدْتُ عَلَيْهِ فَشَدَّدَ عَلَيَّ.



Hadith.3777 - It is narrated from Abd Al-Samad ibn Bashir, from Abu Abdillah (a.s):

Muhammad ibn Al-Qasim Al-Hannat asked him, "May Allah (SWT) keep you well. I sell food to a man on credit, and when I go to collect payment, the price of the food has changed, and he says, 'I do not have dirhams.' What should I do?"

Imam {a.s} said: "Take from him at the price of the day."

Muhammad asked: "I understand, may Allah {SWT} keep you well, but what if it is the same food he purchased from me?"

Imam (a.s) said: "Do not take it from him until he sells it and gives you the payment."

Muhammad said: "May Allah (SWT) humble me! He initially gave me a concession, but when I questioned further, he imposed a stricter rule upon me."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.207 • Tahdhib Al-Ahkam, Vol.7 p.35 • Al-Istibsar, Vol.3 p.77 • Al-Wafi, Vol.18 p.574 • Wasa'il Al-Shi'ah, Vol.18 p.312

3778 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ قَالَ : سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنِ ٱلرَّجُلِ يَشْتَرِي طَعَاماً فَيَكُونُ أَحْسَنَ لَهُ وَ أَنْفَقَ أَنْ يَبُلَّهُ مِنْ غَيْرٍ أَنْ يَلْتَمِسَ زِيَادَةً فَقَالَ «إِنْ كَانَ لاَ يُصْلِحُهُ إِلاَّ ذَلِكَ وَ لاَ يُنْفِقُهُ غَيْرُهُ مِنْ غَيْرٍ أَنْ يَلْتَمِسَ فِيهِ ٱلزِّيَادَةَ فَلاَ بَأْسَ وَ إِنْ كَانَ إِنَّمَا يَغُشُّ بِهِ ٱلْمُسْلِمِينَ فَلاَ يَصْلُحُ».

Hadith.3778 - Hammad narrated from Al-Halabi, who said:

I asked Abu Abdillah ^{a.s} about a man who buys food and finds it more suitable and marketable if he moistens it, without intending to increase its weight.

Imam ^{a.s} said: "If it cannot be preserved or sold without doing that, and there is no intention of increasing its weight, then there is no harm.

But if the purpose is to deceive the Muslims, then it is not permissible."

[REFERENCES]

Al-Kafi, Vol.5 p.183 • Man La Yahduruhu Al-Faqih, Vol.3 p.208 • Tahdhib Al-Ahkam, Vol.7 p.34 • Al-Wafi, Vol.17 p.468 • Wasa'il Al-Shi'ah, Vol.18 p.113

3779 - وَ رُوِيَ عَنِ اِبْنِ مُسْكَانَ عَنْ إِسْحَاقَ اَلْمَدَائِنِيِّ قَالَ : سَأَلْتُ أَبًا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْقَوْمِ يَدْخُلُونَ اَلسَّفِينَةَ يَشْتَرُونَ اَلطَّعَامَ فَيُسَاوِمُونَ مِنْهُ ثُمَّ يَشْتَرِيهِ رَجُلٌ مِنْهُمْ فَيَسْأَلُونَهُ فَيُعْطِيهِمْ مَا يُرِيدُونَ يَدْخُلُونَ اَلسَّفِينَةَ يَشْتَرُونَ اَلطَّعَامِ هُوَ اَلَّذِي يَدْفَعُهُ إِلَيْهِمْ وَ يَقْبِضُ اَلثَّمَنَ قَالَ «لاَ بَأْسَ مَا أَرَاهُمْ إِلاَّ وَ قَدْ مَنَ الطَّعَامِ مَدْعُو اَلْكَيَّالَ فَيَكِيلُهُ لَنَا وَ لَنَا أُجَرَاءُ فَيَعْتَبِرُونَهُ فَيَزِيدُ وَ يَنْقُصُ قَالَ «لاَ بَأْسَ مَا لَمْ يَكُنْ شَىءٌ كُثِيرُ غَلَطٌ».

Hadith.3779 - It is narrated from Ibn Muskan, from Ishaq Al-Mada'ini, who said:

I asked Abu Abdillah ^{a.s} about a group of people who board a ship to purchase food. They negotiate the price, and one of them buys it. Then the others request portions of the food from him, and he provides it to them while the seller handles the weighing and receives the payment. Imam ^{a.s} said: "There is no harm in this. I do not see it as anything other than them sharing in the purchase."

I said: "The seller calls a measurer to weigh it for us, and we have laborers who check the measurement, but sometimes it is slightly more or less."

Imam (a.s) said: "There is no harm in it, as long as the error is not significant."



[REFERENCES]

Al-Kafi, Vol.5 p.180 • Man La Yahduruhu Al-Faqih, Vol.3 p.208 • Tahdhib Al-Ahkam, Vol.7 p.38

3780 - وَ رُوِيَ عَنْ خَالِدِ بْنِ حَجَّاجٍ ٱلْكَرْخِيِّ قَالَ :

قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَشْتَرِي طَعَاماً إِلَى أَجَلٍ مُسَمَّى فَيَطْلُبُهُ اَلتُّجَّارُ مِنِّي بَعْدَ مَا اِشْتَرَيْتُهُ قَبْلَ أَنْ أَقْبِضَهُ قَالَ

«لاَ بَأْسَ أَنْ تَبِيعَ إِلَى أَجَلٍ كَمَا اِشْتَرَيْتَهُ وَ لَيْسَ لَكَ أَنْ تَدْفَعَ أَوْ تَقْبِضَ» قُلْتُ فَإِذَا قَبَضْتُهُ جُعِلْتُ فِدَاكَ فَلِي أَنْ أَدْفَعَهُ بِكَيْلِهِ قَالَ «لاَ بَأْسَ بِذَلِكَ إِذَا رَضُوا »

وَ قَالَ عَلَيْهِ اَلسَّلاَمُ «كُلُّ طَعَامٍ اِشْتَرَيْتَهُ مِنْ بَيْدَرٍ أَوْ طَسُّوجٍ فَأَتَى اَللَّهُ عَزَّ وَ جَلَّ عَلَيْهِ فَلَيْسَ لِلْمُشْتَرِي إِلاَّ رَأْسُ مَالِهِ وَ مَا اِشْتَرَى مِنْ طَعَامٍ مَوْصُوفٍ وَ لَمْ يُسَمِّ فِيهِ قَرْيَةً وَ لاَ مَوْضِعاً فَعَلَى صَاحِبِهِ أَنْ يُؤَدِّيَهُ» وَأُسُ مَالِهِ وَ مَا اِشْتَرَى مِنْ طَعَامٍ مَوْصُوفٍ وَ لَمْ يُسَمِّ فِيهِ قَرْيَةً وَ لاَ مَوْضِعاً فَعَلَى صَاحِبِهِ أَنْ يُؤَدِّيَهُ» قَالَ وَ قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَشْتَرِي اَلطَّعَامَ مِنَ اَلرَّجُلِ ثُمَّ أَبِيعُهُ مِنْ رَجُلٍ آخَرَ قَبْلَ أَنْ أَكْتَالَهُ فَالَ وَ قُلْتُ لِأَبِيعُهُ مِنْ رَجُلٍ آخَرَ قَبْلَ أَنْ أَكْتَالَهُ فَالَ «لاَ بَأْسَ».

Hadith.3780 - It is narrated from Khalid ibn Hajjaj Al-Karkhi, who said:

I asked Abu Abdillah ^{a.s}: "I buy food on deferred payment until a specified time, and then merchants request to buy it from me before I take possession of it."

Imam ^{a.s} said: "There is no harm in selling it on deferred payment, as you purchased it, but you are not allowed to hand it over or take possession of it before you actually receive it."

I asked: "Once I take possession of it, may I be your ransom, can I then hand it over using its measured amount?"

Imam {a.s} said: "There is no harm in that if they are satisfied with it."

Imam ^{a.s} also said: "Any food you purchase from a field (baydar) or a district (tassuj), and then Allah ^{SWT} causes it to perish, the buyer is only entitled to his principal amount.

But if he purchases food with a general description and does not specify a village or location, then the seller is obligated to deliver it."

I further asked Abu Abdillah ^{a.s}: "I buy food from a man and then sell it to another man before measuring it, saying to him, 'Send your agent to witness its measurement when I take possession of it."

Imam {a.s} said: "There is no harm in that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.209

3781 - وَ رَوَى اِبْنُ مُسْكَانَ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ أَنَّهُ قَالَ :

فِي رَجُلٍ اِشْتَرَى مِنْ رَجُلٍ طَعَاماً عِدْلاً بِكَيْلٍ مَعْلُومٍ وَ إِنَّ صَاحِبَهُ قَالَ لِلْمُشْتَرِي اِبْتَعْ مِنِّي هَذَا اَلْعِدْلَ اَلْآخَرَ بِغَيْرِ كَيْلٍ فَإِنَّ فِيهِ مَا فِي اَلْآخَرِ اَلَّذِي اِبْتَعْتَهُ قَالَ «لاَ يَصْلُحُ إِلاَّ بِكَيْلٍ»

قَالَ وَ «مَا كَانَ مِنْ طَعَامٍ سَمَّيْتَ فِيهِ كَيْلاً فَإِنَّهُ لاَ يَصْلُحُ مُجَازَفَةً هَذَا مِمَّا يُكْرَهُ مِنْ بَيْعِ ٱلطَّعَامِ».



Hadith.3781 - Ibn Muskan narrated from Al-Halabi, from Abu Abdillah (a.s):

Regarding a man who purchased a measured amount of food from another man, and then the seller said to the buyer, "Buy this other sack without measuring it, for it contains the same amount as the one you already purchased."

Imam ^{a.s} said: "This is not permissible unless it is measured."

Imam ^{a.s} further said: "Any food for which a specific measurement has been stipulated cannot be sold without measuring it. Such sales, based on estimation, are disapproved in the case of food."

[REFERENCES]

Al-Kafi, Vol.5 p.179 • Man La Yahduruhu Al-Faqih, Vol.3 p.209 • Tahdhib Al-Ahkam, Vol.7 p.36 • Al-Wafi, Vol.18 p.668 • Wasa'il Al-Shi'ah, Vol.17 p.342

3782 - وَ سَأَلَ عَبْدُ اَلرَّحْمَنِ بْنُ أَبِي عَبْدِ اَللَّهِ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي اَلرَّجُلِ يَشْتَرِي اَلطَّعَامَ أَشْتَرِيهِ مِنْهُ بِكَيْلِهِ وَ أُصَدِّقُهُ فَقَالَ «لاَ بَأْسَ وَ لَكِنْ لاَ تَبعْهُ حَتَّى تَكِيلَهُ».

Hadith.3782 - Abd Al-Rahman ibn Abi Abdillah asked Abu Abdillah ^(a.s) about a man who buys food and then sells it back to the same seller based on the original measurement, trusting him regarding the quantity.

Imam ^{a.s} said: "There is no harm in this, but do not sell it until you measure it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.210

3783 - وَ رُوِيَ عَنْ عَبْدِ اَلرَّحْمَنِ بْنِ اَلْحَجَّاجِ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ فُضُولِ اَلْكَيْلِ وَ الْمُوَازِين فَقَالَ «إِذَا لَمْ يَكُنْ تَعَدَّى فَلاَ بَأْسَ ».

Hadith.3783 - It is narrated from Abd Al-Rahman ibn Al-Hajjaj, who said: I asked Abu Abdillah ^{a.s} about the excess that may result from measuring or weighing. Imam ^{a.s} said: "If there is no deliberate excess (beyond fairness), then there is no harm."

[REFERENCES]

Al-Kafi, Vol.5 p.182 • Man La Yahduruhu Al-Faqih, Vol.3 p.210 • Tahdhib Al-Ahkam, Vol.7 p.40 • Al-Wafi, Vol.17 p.477 • Wasa'il Al-Shi'ah, Vol.18 p.87

3784 - وَ سَأَلَهُ جَمِيلٌ : عَمَّنِ اِشْتَرَى تِبْنَ بَيْدَرٍ كُلَّ كُرٍّ بِشَيْءٍ مَعْلُومٍ وَ يَقْبِضُ اَلتَّبْنَ فَيَبِيعُهُ قَبْلَ أَنْ يَكْتَالَ اَلطَّعَامَ فَقَالَ «لاَ بَأْسَ».

Hadith.3784 - Jamil asked Abu Abdillah ^{a.s} about a man who buys straw from a threshing floor, each load (kurr) for a specified price, and takes possession of the straw but sells it before measuring the grain.

Imam {a.s} said: "There is no harm in that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.210



3785 - وَ رَوَى جَمِيلٌ عَنْ زُرَارَةَ قَالَ : سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ اِشْتَرَى مِنْ طَعَامِ قَرْيَةٍ بِعَيْنِهِ فَقَالَ «لاَ بَأْسَ إِنْ خَرَجَ فَهُوَ لَهُ وَ إِنْ لَمْ يَخْرُجْ كَانَ دَيْناً عَلَيْهِ».

Hadith.3785 - Jamil narrated from Zurara, who said:

I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a man who purchased food specifically from a village.

Imam ^{a.s} said: "There is no harm in that. If the food is delivered, it belongs to him. But if it is not delivered, then it remains a debt upon the seller."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.211 • Tahdhib Al-Ahkam, Vol.7 p.39 • Al-Wafi, Vol.18 p.562 • Wasa'il Al-Shi'ah, Vol.18 p.313

3786 - وَ رَوَى اِبْنُ أَبِي عُمَيْرِ عَنِ ٱلْحَسَنِ بْنِ عَطِيَّةً قَالَ :

سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قُلْتُ إِنَّا نَشْتَرِي اَلطَّعَامَ مِنَ اَلسُّفُنِ ثُمَّ نَكِيلُهُ فَيَزِيدُ قَالَ «وَ رُبَّمَا نَقَصَ عَلَيْكُمْ» قُلْتُ لاَ قَالَ «لاَ بَأْسَ». قُلْتُ نَعَمْ قَالَ «فَإِذَا نَقَصَ يَرُدُّونَ عَلَيْكُمْ» قُلْتُ لاَ قَالَ «لاَ بَأْسَ».

Hadith.3786 - Ibn Abi Umayr narrated from Al-Hasan ibn Atiyyah, who said:

I asked Abu Abdillah ^{a.s}: "We buy food from ships, and then we measure it, sometimes finding an excess."

Imam ^{a.s} said: "And perhaps it might sometimes be less for you?"

I said: "Yes."

Imam {a.s} said: "If it is less, do they compensate you?"

I said: "No."

Imam {a.s} said: "Then there is no harm."

[REFERENCES]

Al-Kafi, Vol.5 p.182 • Man La Yahduruhu Al-Faqih, Vol.3 p.211 • Tahdhib Al-Ahkam, Vol.7 p.39 • Al-Wafi, Vol.17 p.477 • Wasa'il Al-Shi'ah, Vol.18 p.87

.....

3787 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ :

سَأَلْتُهُ عَنِ اَلرَّجُلِ يَشْتَرِي اَلثَّمَرَةَ ثُمَّ يَبِيعُهَا قَبْلَ أَنْ يَأْخُذَهَا قَالَ «لاَ بَأْسَ بِهِ إِنْ وَجَدَ بِهَا رِبْحاً فَلْيَبِعْ» قَالَ وَ سُئِلَ عَلَيْهِ اَلسَّلاَمُ عَنْ شِرَاءِ اَلنَّحْل وَ اَلْكَرْمِ وَ اَلثِّمَارِ ثَلاَثَ سِنِينَ وَ أَرْبَعَ قَالَ

«لاَ بَأْسَ بِهِ تَقُولُ إِنْ لَمْ يَخْرُجْ فِي هَذِهِ اَلسَّنَةِ يَخْرُجْ فِي قَابِلٍ وَ إِنِ اِشْتَرَيْتَهُ سَنَةً وَاحِدَةً فَلاَ تَشْتَرِهِ حَتَّى يَبْلُغَ »

قَالَ وَ سُئِلَ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَشْتَرِي اَلثَّمَرَةَ اَلْمُسَمَّاةَ مِنَ اَلأَرْضِ فَتَهْلِكُ ثَمَرَةُ تِلْكَ اَلْأَرْضِ كُلُّهَا فَقَالَ «قَدِ اِخْتَصَمُوا فِي ذَلِكَ إِلَى رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَكَانُوا يَذْكُرُونَ ذَلِكَ فَلَمَّا رَآهُمْ لاَ يَدَعُونَ «قَدِ اِخْتَصَمُوا فِي ذَلِكَ إِلَى رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَكَانُوا يَذْكُرُونَ ذَلِكَ فَلَمَّا رَآهُمْ لاَ يَدَعُونَ الْخُصُومَةَ نَهَاهُمْ عَنْ ذَلِكَ اَلْبَيْعِ حَتَّى تَبْلُغَ اَلثَّمَرَةُ وَ لَمْ يُحَرِّمْهُ وَ لَكِنْ فَعَلَ ذَلِكَ مِنْ أَجْلِ خُصُومَتِهِمْ».



Hadith.3787 - Hammad narrated from Al-Halabi, who reported from Abu Abdillah ^{a.s}: I asked him about a man who buys fruits and then sells them before taking possession of them. Imam ^{a.s} said: "There is no harm if he finds profit in them; let him sell."

Imam ^{a.s} was asked about purchasing palm trees, grapevines, and fruits for three or four years. Imam ^{a.s} said: "There is no harm in it, as you may say, 'If it does not yield in this year, it will yield in the next.' But if you buy it for one year, do not purchase it until the fruit has matured."

Imam ^{a.s} was also asked about a man who buys specific fruits from a piece of land, and then all the fruits of that land are destroyed.

Imam ^{a.s.} said: "They disputed this matter before the Messenger of Allah ^{SWT} (peace be upon him and his family), and they would continue to argue about it. So when he saw that they would not stop disputing, he forbade that sale until the fruit matures. However, he did not prohibit it entirely; rather, he forbade it due to their disputes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.211

3788 - وَ رَوَى حَمَّادُ بْنُ عِيسَى عَنْ رِبْعِيٍّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي اَلرَّجُلِ يَبِيعُ اَلثَّمَرَةَ ثُمَّ يَسْتَثْنِي كَيْلاً وَ تَمْراً قَالَ «لاَ بَأْسَ بِهِ» قَالَ وَ كَانَ مَوْلَى لَهُ عِنْدَهُ جَالِساً فَقَالَ اَلْمَوْلَى إِنَّهُ لَيَبِيعُ وَ يَسْتَثْنِي يَسْتَثْنِي كَيْلاً وَ تَمْراً قَالَ «لاَ بَأْسَ بِهِ» قَالَ وَ كَانَ مَوْلَى لَهُ عِنْدَهُ جَالِساً فَقَالَ اَلْمَوْلَى إِنَّهُ لَيَبِيعُ وَ يَسْتَثْنِي أَوْسَاقاً يَعْنِي أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ فَنَظَرَ إِلَيْهِ وَ لَمْ يُنْكِرْ ذَلِكَ مِنْ قَوْلِهِ.

Hadith.3788 - Hammad ibn Isa narrated from Ribi, who reported from Abu Abdillah ^{a.s}: Regarding a man who sells fruits and then excludes a specific measure (a portion) of dates, Imam ^{a.s} said: "There is no harm in it."

It was mentioned that one of his servants was sitting with him, and the servant said: "He indeed sells and excludes certain measures (Awsaq)" - referring to Abu Abdillah ^{a.s}. Imam ^{a.s} then looked at him and did not disapprove of what he had said.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.211 • Al-Wafi, Vol.17 p.535 • Wasa'il Al-Shi'ah, Vol.18 p.242

3789 - وَ رَوَى زُرْعَةُ عَنْ سَمَاعَةَ قَالَ : سَأَلَتُهُ عَنْ بَيْعِ اَلثَّمَرَةِ هَلْ يَصْلُحُ شِرَاؤُهَا قَبْلَ أَنْ يَخْرُجَ طَلْعُهَا فَقَالَ «لاَ إِلاَّ أَنْ يَشْتَرِيَ مَعْهَا شَيْئاً مِنْ غَيْرِهَا رَطْبَةً أَوْ بَقْلَةً فَيَقُولُ أَشْتَرِي مِنْكَ هَذِهِ اَلرَّطْبَةَ وَ هَذَا اَلنَّخْلَ وَ هَذَا النَّخْلَ وَ مَنْ اللَّهُ عَنْ وَرَقِ الشَّجَرَ بِكَذَا وَ كَذَا فَإِنْ لَمْ تَخْرُجِ الثَّمَرَةُ كَانَ رَأْسُ مَالِ الْمُشْتَرِي فِي الرَّطْبَةِ وَ الْبَقْلِ» قَالَ وَ سَأَلْتُهُ عَنْ وَرَقِ الشَّجَرِ مِنْهُ مَا الشَّجَرِ هَلْ يَصْلُحُ شِرَاؤُهُ ثَلَاثَ خَرَطَاتٍ أَوْ أَرْبَعَ خَرَطَاتٍ فَقَالَ «إِذَا رَأَيْتَ الْوَرَقَ فِي شَجَرَةٍ فَاشْتَرِ مِنْهُ مَا الشَّجَرِ هَلْ يَصْلُحُ شِرَاؤُهُ ثَلَاثَ خَرَطَاتٍ أَوْ أَرْبَعَ خَرَطَاتٍ فَقَالَ «إِذَا رَأَيْتَ الْوَرَقَ فِي شَجَرَةٍ فَاشْتَرِ مِنْهُ مَا شَئْرَ مَنْ خَرْطَةٍ».

Hadith.3789 - Zur'ah narrated from Sama'ah, who said:

I asked him about selling fruits—whether it is permissible to buy them before their buds appear. Imam ^{a.s} said: "No, except if he buys something along with it, like fresh greens or vegetables, and says: 'I am buying these greens, this palm tree, and this tree for such and such price.' If the fruit does not emerge, the buyer's capital will be in the greens and vegetables."

Imam ^{a.s} was also asked about buying tree leaves, whether it is permissible to buy them for three or four harvests.

Imam (a.s) said: "If you see the leaves on the tree, then buy as many harvests as you wish."



[REFERENCES]

Al-Kafi, Vol.5 p.176 • Man La Yahduruhu Al-Faqih, Vol.3 p.212 • Al-Wafi, Vol.17 p.536

3790 - وَ رَوَى اَلْقَاسِمُ بْنُ مُحَمَّدٍ عَنْ عَلِيٍّ بْنِ أَبِي حَمْزَةَ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ اِشْتَرَى بُسْتَاناً فِيهِ نَخْلٌ وَ شَجَرٌ مِنْهُ مَا قَدْ أَطْعَمَ وَ مِنْهُ مَا لَمْ يُطْعِمْ قَالَ «لاَ بَأْسَ بِهِ إِذَا كَانَ فِيهِ مَا قَدْ أَطْعَمَ».

Hadith.3790 - Al-Qasim bin Muhammad narrated from Ali bin Abi Hamzah, who said: I asked Abu Abdillah ^{a.s} about a man who bought an orchard that contained palm trees and other trees, some of which had already borne fruit and others had not yet borne fruit. Imam ^{a.s} said: "There is no harm in it if there are trees that have already borne fruit."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.212 • Wasa'il Al-Shi'ah, Vol.18 p.218

3791 - وَ رُوِيَ عَنِ ٱلْحَسَنِ بْنِ عَلِيٍّ بْنِ بِنْتِ إِلْيَاسَ قَالَ : قُلْتُ لِأَبِي ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ هَلْ يَجُوزُ بَيْعُ ٱلنَّخْل إِذَا حَمَلَ قَالَ «لاَ يَجُوزُ بَيْعُهُ حَتَّى يَزْهُوَ» قُلْتُ وَ مَا ٱلزَّهْوُ جُعِلْتُ فِدَاكَ قَالَ «يَحْمَرُّ وَ يَصْفَرُّ».

Hadith.3791 - Al-Hasan bin Ali bin Bint Ilyas narrated:

I asked Abu Al-Hasan ^{a.s}: Is it permissible to sell palm trees when they have borne fruit? Imam ^{a.s} said: "It is not permissible to sell them until they ripen."
I said: What is meant by ripening, may I be your ransom?
Imam ^{a.s} said: "When they turn red or yellow."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.212

3792 - رُوِيَ عَنْ يَعْقُوبَ بْنِ شُعَيْبٍ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قُلْتُ أَعْطِي اَلرَّجُلَ اَلثَّمَنَ عِشْرِينَ دِينَاراً وَ أَقُولُ لَهُ إِذَا قَامَتْ ثَمَرَتُكَ بِشَيْءٍ فَهِيَ لِي بِذَلِكَ اَلثَّمَنِ إِنْ رَضِيتَ أَخَذْتُ وَ إِنْ كَرِهْتَ تَرَكْتُ فَقَالَ دِينَاراً وَ أَقُولُ لَهُ إِذَا قَامَتْ ثَمَرَتُكَ بِشَيْءٍ فَهِيَ لِي بِذَلِكَ اَلثَّمَنِ إِنْ رَضِيتَ أَخَذْتُ وَ إِنْ كَرِهْتَ تَرَكْتُ فَقَالَ «أَ مَا تَسْتَطِيعُ أَنْ تُعْطِيَهُ وَ لاَ تَشْتَرِطَ شَيْئاً» قُلْتُ جُعِلْتُ فِدَاكَ وَ لاَ يُسَمِّي شَيْئاً وَ اَللَّهُ يَعْلَمُ مِنْ نِيَّتِهِ ذَلِكَ وَاللَّهُ يَعْلَمُ مِنْ نِيَّتِهِ ذَلِكَ .

Hadith.3792 - Ya'qub bin Shu'ayb narrated:

I asked Abu Abdullah $^{\{a.s\}}$: I give a man twenty dinars and say to him, "If your fruit reaches a certain value, it is mine for that price. If I agree, I will take it, and if I dislike it, I will leave it."

Imam (a.s) said: "Can you not give it to him without making any condition?"

I said: May I be your ransom! What if he does not specify anything, but Allah (SWT) knows his intention?

Imam {a.s} said: "It is not permissible if that is his intention."

[REFERENCES]

Al-Kafi, Vol.5 p.176 • Man La Yahduruhu Al-Faqih, Vol.3 p.212 • Tahdhib Al-Ahkam, Vol.7 p.89 • Al-Wafi, Vol.17 p.537 • Wasa'il Al-Shi'ah, Vol.18 p.221



Hadith.3793 - Asim bin Humayd narrated from Abu Basir:

I asked Abu Abdullah $^{\{a.s\}}$ about a man who says to another man, "I will buy merchandise for you, and the profit will be shared between me and you."

Imam {a.s} said: "There is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.213 • Tahdhib Al-Ahkam, Vol.7 p.56 • Al-Wafi, Vol.18 p.695 • Wasa'il Al-Shi'ah, Vol.18 p.75 • Wasa'il Al-Shi'ah, Vol.19 p.20

3794 - وَ رُوِيَ عَنْ مُيَسِّرٍ بَيَّاعِ اَلزُّطِّيُّ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنَّا نَشْتَرِي اَلْمَتَاعَ بِنَظِرَةٍ فَيَهُولُ بِكَمْ تَقَوَّمَ عَلَيْكَ فَأَقُولُ تُقَوَّمُ بِكَذَا وَ كَذَا فَأَبِيعُهُ بِرِبْحٍ قَالَ «إِذَا بِعْتَهُ مُرَابَحَةً كَانَ لَهُ فَيَجِيءُ اَلرَّجُلُ فَيَقُولُ بِكَمْ تَقَوَّمَ عَلَيْكَ فَأَقُولُ تُقَوَّمُ بِكَذَا وَ كَذَا فَأَلِيعُهُ بِرِبْحٍ قَالَ «إِذَا بِعْتَهُ مُرَابَحَةً كَانَ لَهُ مِنَ النَّظِرَةِ مِثْلُ مَا لَكَ» قَالَ فَاسْتَرْجَعْتُ وَ قُلْتُ هَلَكُنَا فَقَالَ «مِمَّا» قُلْتُ لِأَنَّ مَا فِي اَلْأَرْضِ ثَوْباً أَبِيعُهُ مُرَابَحَةً فَلَا اللَّهُ عَلَيْ قَالَ «أَلْ مَا لَكَ» قَالَ فَاسْتَرْجَعْتُ وَ قُلْتُ هَلَكُنَا فَقَالَ «مِمَّا» قُلْتُ لِأَنَّ مَا فِي الْأَرْضِ ثَوْباً أَبِيعُهُ مُرَابَحَةً فَلَا أَنْ فَلُمْ رَأَى مَا شَقَّ عَلَيَّ قَالَ «أَ فَلَا أَفْتَحُ لَكَ بَاباً يَكُونُ لَكَ فِيهِ فَرَجٌ» قُلْتُ بَلَى قَالَ «قُلْ قَامَ عَلَيَّ بِكَذَا وَ كَذَا وَ لَا تَقُلْ فَلَا يَكُونُ لَكَ فِيهِ فَرَجٌ» قُلْتُ بَلَى قَالَ «قُلْ قَامَ عَلَيَّ بِكَذَا وَ كَذَا وَ لَا تَقُلْ بَرُبْح».

Hadith.3794 - Maysir, the seller of fabrics, narrated:

I said to Abu Abdullah ^{a.s}: We purchase merchandise on credit, and a man comes and asks, "For how much was it valued for you?" I reply, "It was valued at such and such," and then I sell it to him at a profit.

Imam $^{\{a.s\}}$ said: "If you sell it on a profit basis (Murabaha), then he is entitled to the same credit period as you."

I became distressed and said: "We are ruined!"

Imam {a.s} asked: "Why?"

I said: "Because the goods I sell on a Murabaha basis are purchased from me, and if I deduct from the principal amount to state its valuation, it would cause difficulty."

When Imam ^{a.s} saw what troubled me, Imam ^{a.s} said: "Shall I not open for you a door that will bring you ease?"

I said: "Indeed, please do!"

Imam ^{a.s} said: "Say, 'It cost me such and such, and I sell it to you for such and such,' and do not mention the word 'profit' (Ribh)."

[REFERENCES]

 $Al-Kafi, Vol.5\ p.198 \bullet Man\ La\ Yahduruhu\ Al-Faqih, Vol.3\ p.213 \bullet Al-Wafi, Vol.18\ p.689 \bullet Wasa'il\ Al-Shi'ah, Vol.18\ p.82$



3795 - وَ رُوِيَ عَنْ عَبْدِ اَلرَّحْمَنِ بْنِ اَلْحَجَّاجِ قَالَ : سَأَلْتُ أَبَا اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَقُولُ لَهُ اَلرَّجُلُ أَثُوبٍ أَشْتَرِيهِ مِنْكَ كَذَا وَ كَذَا وَ إِنَّمَا يَشْتَرِي لِلنَّاسِ وَ يَقُولُ أَشْتَرِي مِنْكَ كَذَا وَ كَذَا وَ إِنَّمَا يَشْتَرِي لِلنَّاسِ وَ يَقُولُ الْمُتَاعَ عَلَى أَنْ أَشْتَرِي لِلنَّاسِ وَ يَقُولُ الْجَعَلْ لِي رَبْحاً عَلَى أَنْ أَشْتَرِيَ مِنْكَ فَكَرِهَهُ.

Hadith.3795 - Abdul-Rahman ibn Al-Hajjaj narrated:

I asked Abu Al-Hasan ^{a.s} about a man who said to another man: "I will buy merchandise from you, provided that you give me such and such profit on each piece of cloth I purchase from you." The man, however, buys the merchandise for others and says, "Grant me a profit because I am buying from you."

Imam {a.s} disliked this arrangement.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.214 • Al-Wafi, Vol.18 p.696 • Wasa'il Al-Shi'ah, Vol.18 p.58 • Wasa'il Al-Shi'ah, Vol.18 p.76

3796 - وَ رُوِيَ عَنْ بَشَّارِ بْنِ يَسَارٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَبِيعُ اَلْمَتَاعَ بِنَسَاءٍ أَ يَشْتَرِيهِ مِنْ صَاحِبِهِ اَلَّذِي يَبِيعُهُ مِنْهُ قَالَ «نَعَمْ لاَ بَأْسَ بِهِ » فَقُلْتُ لَهُ أَشْتَرِي مَتَاعِي فَقَالَ «لَيْسَ هُوَ مَتَاعَكَ يَشْتَرِيهِ مِنْ صَاحِبِهِ اَلَّذِي يَبِيعُهُ مِنْهُ قَالَ «نَعَمْ لاَ بَأْسَ بِهِ » فَقُلْتُ لَهُ أَشْتَرِي مَتَاعِي فَقَالَ «لَيْسَ هُوَ مَتَاعَكَ وَ لاَ غَنَمَكَ».

Hadith.3796 - Bashshar ibn Yasar narrated:

I asked Abu Abdullah ^{a.s} about a man who sells merchandise for deferred payment (on credit). Can he buy it back from the one to whom he sold it?

Imam {a.s} replied: "Yes, there is no problem with it."

I then asked him: "Can I buy back my own merchandise?"

Imam (a.s) replied: "It is not your merchandise, nor your cattle, nor your sheep."

[REFERENCES]

Al-Kafi, Vol.5 p.208 • Man La Yahduruhu Al-Faqih, Vol.3 p.214 • Tahdhib Al-Ahkam, Vol.7 p.47 • Al-Wafi, Vol.18 p.715 • Wasa'il Al-Shi'ah, Vol.18 p.41

3797 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : أَنَّهُ سُئِلَ عَنِ ٱلرَّجُلِ يَبْتَاعُ ٱلثَّوْبَ مِنَ ٱلسُّوقِ لِأَهْلِهِ وَ يَأْخُذُهُ بِشَرْطٍ فَيُعْطَى ٱلرِّبْحَ فِي أَهْلِهِ قَالَ «إِنْ رَغِبَ فِي ٱلرَّبْحِ فَلْيُوجِبِ ٱلثَّوْبَ عَلَى نَفْسِهِ وَ لاَ يَجْعَلْ فِي نَفْسِهِ أَنْ يَرُدَّ ٱلثَّوْبَ عَلَى صَاحِبِهِ إِنْ رُدَّ عَلَيْهِ».

Hadith.3797 - Hammad narrated from Al-Halabi, who reported from Abu Abdullah ^{a.s}: He was asked about a man who buys a garment from the market for his family and takes it with a condition that he may return it if not accepted, but he is offered a profit if his family keeps it. Imam ^{a.s} said: "If he desires the profit, then he must make the garment binding upon himself (as a confirmed purchase) and should not intend in his heart to return the garment to its owner if it is returned to him."

[REFERENCES]

Man La Yahduruhu Al-Fagih, Vol.3 p.214 • Wasa'il Al-Shi'ah, Vol.18 p.25



·

3798 - وَ رَوَى اِبْنُ مُسْكَانَ عَنْ عِيسَى بْنِ أَبِي مَنْصُورٍ قَالَ :

سَأَلْتُ أَبًا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْقَوْمِ يَشْتَرُونَ اَلْجِرَابَ الْهَرَوِيَّ أَوِ الْكَرَوِيَّ أَوِ اَلْمَرْوَزِيًّ أَوِ اَلْقُوهِيًّ فَقَالَ «مَا فَيَشْتَرِي اَلرَّجُلُ مِنْهُمْ عَشَرَةَ أَثُوَابٍ يَشْتَرِطُ عَلَيْهِ خِيَارَهُ كُلُّ ثَوْبٍ خَمْسَةُ دَرَاهِمَ أَوْ أَقَلُ أَوْ أَكْثَرُ فَقَالَ «مَا فَيَشْتَرِي اَلرَّجُلُ مِنْهُمْ عَشَرَةَ أَثُوابٍ وَوَجَدَ بَقِيَّتَهُ سَوَاءً» فَقَالَ لَهُ إِسْمَاعِيلُ أُحِبُّ هَذَا اَلْبَيْعَ أَ رَأَيْتَ إِنْ لَمْ يَجِدْ فِيهِ خِيَاراً غَيْرَ خَمْسَةِ أَثُوابٍ وَ وَجَدَ بَقِيَّتَهُ سَوَاءً» فَقَالَ لَهُ إِسْمَاعِيلُ الْبَيْعَ أَ رَأَيْتَ إِنْ لَمْ يَجِدْ فِيهِ خِيَاراً غَيْرَ خَمْسَةِ أَثُوابٍ فَرَدَّدَ عَلَيْهِ مِرَاراً فَقَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ الْبَيْهُ قَدِ اِشْتَرَطُوا عَلَيْهِ أَنْ يَأْخُذَ خِيَارَهَا أَ رَأَيْتَ إِنْ لَمْ يَجِدْ إِلاَّ خَمْسَةً وَ وَجَدَ بَقِيَّتَهُ سَوَاءً» ثُمَّ قَالَ «مَا أُحِبُ هَذَا الْبَيْعَ ».

Hadith.3798 - Ibn Muskan narrated from Isa ibn Abi Mansur, who said:

I asked Abu Abdullah ^{a.s} about a group of people who buy Herawi, Karawi, Marwazi, or Quhi bundles of clothes. A man among them purchases ten garments, stipulating a condition that each garment is worth five dirhams, or less, or more.

Imam ^{a.s} said: "I do not like this type of sale. What if he does not find any choice among them except five garments, and the rest are all the same?"

Then Isma'il, his son, said to him: "They have stipulated that he must take ten garments from them."

Abu Abdullah ^{a.s} repeatedly responded: "He has only stipulated with them to take the best among them. What if he only finds five that are suitable, and the rest are all the same?" Then Imam ^{a.s} said: "I do not like this type of sale."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.215

3799 - وَ رَوَى أَبُو اَلصَّبَّاحِ اَلْكِنَانِيُّ وَ سَمَاعَةُ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : أَنَّهُ سُئِلَ عَنِ اَلرَّجُلِ يَحْمِلُ اَلْمَتَاعَ لِأَهْلِ اَلسُّوقِ وَ قَدْ قَوَّمُوا عَلَيْهِ قِيمَةً فَيَقُولُونَ بِعْ فَمَا اِزْدَدْتَ فَلَكَ قَالَ «لاَ بَأْسَ بِذَلِكَ وَ لَكِنْ لاَ يَبِيعُهُمْ مُرَابَحَةً ».

Hadith.3799 - Abu al-Sabbah al-Kinani and Sama'ah narrated from Abu Abdullah ^{a.s}: Imam ^{a.s} was asked about a man who carries goods for the people of the market, and they have set a price for him. They then say to him, "Sell it, and whatever profit you make above the price is yours."

Imam ^{a.s} said: "There is no harm in that, but he should not sell it to them as a murabaha (profit-sharing agreement)."

[REFERENCES]

Al-Kafi, Vol.5 p.195 • Man La Yahduruhu Al-Faqih, Vol.3 p.215 • Tahdhib Al-Ahkam, Vol.7 p.54 • Al-Wafi, Vol.18 p.674 • Wasa'il Al-Shi'ah, Vol.18 p.57



3800 - وَ رَوَى عُبَيْدُ اَللَّهِ بْنُ عَلِيٍّ اَلْحَلَبِيُّ وَ مُحَمَّدٌ اَلْحَلَبِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : قُدَّمَ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ مَتَاعٌ مِنْ مِصْرٍ فَصَنَعَ طَعَاماً وَ دَعَا لَهُ اَلتُّجَّارَ فَقَالُوا نَأْخُذُهُ بِدَهْ دَوَازْدَهْ فَقَالَ «وَ كَمْ يَكُونُ ذَلِكَ» فَقَالُوا فِي كُلِّ عَشَرَةِ آلاَفٍ أَلْفَيْنِ قَالَ «فَإِنِّي أَبِيعُكُمْ هَذَا اَلْمَتَاعَ بِإِثْنَيْ عَشَرَ أَلْفاً».

Hadith.3800 - Ubaydullah ibn Ali al-Halabi and Muhammad al-Halabi narrated from Abu Abdullah ^(a.s):

Goods arrived for Abu Abdullah ^{a.s} from Egypt. Imam ^{a.s} prepared food and invited the merchants.

They said: "We will take it at dah dawazdah (a price of twelve)."

Imam {a.s} asked: "And how much does that amount to?"

They replied: "For every ten thousand, two thousand more."

Imam ^{a.s} said: "Then I will sell you these goods for twelve thousand."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.216 • Tahdhib Al-Ahkam, Vol.7 p.54 • Awali Al-La'ali, Vol.3 p.214

3801 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ : فِي اَلرَّجُلِ يَشْتَرِي اَلْمَتَاعَ جَمِيعاً بِثَمَنٍ ثُمَّ يُقَوِّمُ كُلَّ ثَوْبٍ بِمَا يَسْوَى حَتَّى يَقَعَ عَلَى رَأْسِ مَالِهِ يَبِيعُهُ مُرَابَحَةً ثَوْباً ثَوْباً قَالَ «لاَ حَتَّى يُبَيِّنَ لَهُ أَنَّهُ إِنَّمَا قَوَّمَهُ ».

Hadith.3801 - Al-'Ala narrated from Muhammad ibn Muslim, from one of the Imams ^{a.s}, regarding a man who purchases goods altogether for a set price and then appraises each garment based on its value until it equals his capital, selling it item by item at a profit Imam ^{a.s} said: "No, not until he clarifies to the buyer that he merely appraised it."

[REFERENCES]

Al-Kafi, Vol.5 p.197 • Man La Yahduruhu Al-Faqih, Vol.3 p.216 • Tahdhib Al-Ahkam, Vol.7 p.55 • Al-Wafi, Vol.18 p.685 • Al-Wafi, Vol.18 p.685 • Wasa'il Al-Shi'ah, Vol.18 p.78

3802 - وَ رُوىَ عَنْ عُمَرَ بْنِ يَزِيدَ قَالَ :

بِعْتُ بِالْمَدِينَةِ جِرَاباً هَرَوِيّاً كُلَّ ثَوْبٍ بِكَذَا وَ كَذَا فَأَخَذُوهُ فَاقْتَسَمُوهُ ثُمَّ وَجَدُوا بِثَوْبٍ فِيهَا عَيْباً فَرَدُّوهُ عَلَيَّ فَقُلْتُ لَهُمْ أُعْطِيكُمْ ثَمَنَهُ اَلَّذِي بِعْتُكُمْ بِهِ فَقَالُوا لاَ وَ لَكِنَّا نَأْخُذُ قِيمَتَهُ مِنْكَ فَذَكَرْتُ ذَلِكَ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ فَقُلْتُ لَهُمْ أَعْظِيكُمْ ثَمَنَهُ الَّذِي بِعْتُكُمْ بِهِ فَقَالُوا لاَ وَ لَكِنَّا نَأْخُذُ قِيمَتَهُ مِنْكَ فَذَكَرْتُ ذَلِكَ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ السَّلاَمُ فَقَالَ «يَلْزَمُهُمْ ذَلِكَ ».

Hadith.3802 - It is narrated from Umar ibn Yazid:

I sold a Harawi sack in Medina, with each garment priced at a specific amount. They took it and divided it among them. Then they found a defect in one of the garments and returned it to me. I said to them, "I will give you its price that I sold it to you for."

They replied: "No, rather we will take its value from you."

I mentioned this matter to Abu Abdullah ^{a.s}, and Imam ^{a.s} said: "They are obligated to that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.216 • Al-Wafi, Vol.18 p.735



3803 - وَ فِي رِوَايَةِ جَمِيلِ بْنِ دَرَّاجٍ عَنْ بَعْضِ أَصْحَابِنَا عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ : فِي اَلرَّجُلِ يَشْتَرِي الشَّوْبَ مِنَ اَلرَّجُلِ أَوِ اَلْمَتَاعَ فَيَجِدُ بِهِ عَيْباً قَالَ «إِنْ كَانَ اَلثَّوْبُ قَائِماً بِعَيْنِهِ رَدَّهُ عَلَى صَاحِبِهِ وَ أَخَذَ اَلثَّمَنَ وَ الثَّمْنَ وَ الشَّوْبَ أَوْ الْمَتَاعَ فَيَجِدُ بِهِ عَيْباً قَالَ «إِنْ كَانَ اَلثَّوْبُ قَائِماً بِعَيْنِهِ رَدَّهُ عَلَى صَاحِبِهِ وَ أَخَذَ الثَّمَنَ وَ إِنْ كَانَ ذَاتَ خَاطَ اَلثَّوْبَ أَوْ صَبَغَهُ أَوْ قَطَعَهُ رَجَعَ بِنُقْصَانِ الْعَيْبِ».

Hadith.3803 - In the narration of Jamil ibn Darraj, from some of our companions, from one of the Imams (peace be upon them):

Regarding a man who buys a garment or merchandise from another man and then discovers a defect in it.

Imam ^{a.s} said: "If the garment is still intact as it was, he can return it to its owner and take back the price.

But if he has sewn the garment, dyed it, or cut it, then he shall return the value of the defect."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.217

3804 - وَ رَوَى أَبَانٌ عَنْ مَنْصُورٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ اِشْتَرَى بَيْعاً لَيْسَ فِيهِ كَيْلٌ وَ لاَ وَزْنٌ أَ لَهُ أَنْ يَبِيعَهُ مُرَابَحَةً قَبْلَ أَنْ يَقْبِضَهُ وَ يَأْخُذَ رِبْحَهُ قَالَ «لاَ بَأْسَ بِذَلِكَ مَا لَمْ يَكُنْ فِيهِ كَيْلٌ وَ لاَ وَزْنٌ أَ لَهُ أَنْ يَبِيعَهُ مُرَابَحَةً قَبْلَ أَنْ يَقْبِضَهُ وَ يَأْخُذَ رِبْحَهُ قَالَ «لاَ بَأْسَ بِذَلِكَ مَا لَمْ يَكُنْ فِيهِ كَيْلٌ وَ لاَ وَزْنٌ فَإِنْ هُوَ قَبَضَهُ فَهُوَ أَبْرَأُ لِنَفْسِهِ».

Hadith.3804 - Aban narrated from Mansur who said:

I asked Abu Abdullah ^{a.s} about a man who buys goods that do not require measurement by volume or weight.

Is it permissible for him to sell them at a profit before taking possession of them and to collect his profit?

The Imam ${a.s}$ said: "There is no harm in that as long as the goods do not require measurement by volume or weight.

However, if he takes possession of them, it is better and safer for him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.217 • Tahdhib Al-Ahkam, Vol.7 p.56 • Al-Wafi, Vol.17 p.495 • Wasa'il Al-Shi'ah, Vol.18 p.69

3805 - وَ رَوَى اِبْنُ مُسْكَانَ عَنِ ٱلْحَلَبِيِّ قَالَ : سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنْ قَوْمٍ اِشْتَرَوْا بَزًاً فَاشْتَرَكُوا فِيهِ جَمِيعاً وَ لَمْ يَقْتَسِمُوهُ أَ يَصْلُحُ لِأَحَدٍ مِنْهُمْ بَيْعَ بَرِّهِ قَبْلَ أَنْ يَقْبِضَهُ قَالَ «لاَ بَأْسَ بِهِ» وَ قَالَ «إِنَّ هَذَا لَيْسَ بِمَنْزِلَةِ ٱلطَّعَامِ لِأَنَّ ٱلطَّعَامَ يُكَالُ».

Hadith.3805 - Ibn Muskan narrated from Al-Halabi who said:

I asked Abu Abdullah $^{\{a.s\}}$ about a group of people who bought cloth and jointly owned it without dividing it among themselves.

Is it permissible for any one of them to sell his share of the cloth before taking possession of it? The Imam ^{a.s} said: "There is no harm in that."

Then Imam (a.s.) added: "This is not like food because food is measured by volume."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.217 • Tahdhib Al-Ahkam, Vol.7 p.55 • Al-Wafi, Vol.17 p.495 • Wasa'il Al-Shi'ah, Vol.18 p.67

3806 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ قَالَ : سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ اِشْتَرَى ثَوْباً ثُمَّ رَدَّهُ عَلَى عَلَى عَلْمَ عَنْ رَجُلٍ اِشْتَرَى ثَوْباً ثُمَّ رَدَّهُ عَلَى صَاحِبِهِ فَأَبَى أَنْ يُقِيلَهُ إِلاَّ بِوَضِيعَةٍ قَالَ «لاَ يَصْلُحُ لَهُ أَنْ يَأْخُذَهُ بِوَضِيعَةٍ فَإِنْ جَهِلَ فَأَخَذَهُ فَبَاعَهُ بِأَكْثَرَ مِنْ ثَمَنِهِ رَدًّ عَلَى صَاحِبِهِ ٱلْأَوَّل مَا زَادَ».

Hadith.3806 - Hammad narrated from Al-Halabi who said:

I asked Abu Abdullah ^(a.s) about a man who bought a garment and then returned it to its seller, but the seller refused to cancel the sale except with a reduction in price.

The Imam ^{a.s} said: "It is not permissible for him to take it back at a reduced price.

If he was unaware and took it back, then sold it for more than its original price, he must return the extra amount to the first seller."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.217 • Tahdhib Al-Ahkam, Vol.7 p.56

3807 - وَ رُوِيَ عَنْ عَبْدِ اَلرَّحْمَنِ بْنِ أَبِي عَبْدِ اَللَّهِ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ بَيْعِ اَلْغَزْلِ بِالثِّيَابِ اَلْمَنْسُوجَةِ وَ اَلْغَزْلُ أَكْثَرُ وَزْناً مِنَ اَلثِّيَابِ قَالَ «لاَ بَأْسَ».

Hadith.3807 - Abdul-Rahman ibn Abi Abdullah narrated:

I asked Abu Abdullah ^{a.s} about selling yarn in exchange for woven clothes, where the yarn weighs more than the clothes.

The Imam ^{a.s} said: "There is no harm in it."

[REFERENCES]

Al-Kafi, Vol.5 p.190 • Man La Yahduruhu Al-Faqih, Vol.3 p.218 • Tahdhib Al-Ahkam, Vol.7 p.120 • Al-Wafi, Vol.18 p.590 • Wasa'il Al-Shi'ah, Vol.18 p.161

3808 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي وَلاَّدٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ وَ غَيْرِهِ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ بَأْسَ بِأَجْرِ اَلسِّمْسَارِ إِنَّمَا هُوَ يَشْتَرِي لِلنَّاسِ يَوْماً بَعْدَ يَوْمٍ بِشَيْءٍ مُسَمَّى إِنَّمَا هُوَ مِثْلُ اَلأَجِيرِ ».

Hadith.3808 - Al-Hasan ibn Mahbub narrated from Abi Walad, from Abu Abdullah ^{a.s}, and others from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}:

"There is no harm in paying a broker's fee. He only buys for people day after day for a specified amount. He is just like a hired worker."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.218



3809 - قَالَ : وَ سَأَلْتُهُ عَنِ اَلسِّمْسَارِ يَشْتَرِي بِالْأَجْرِ فَيُدْفَعُ إِلَيْهِ اَلْوَرِقُ وَ يُشْتَرَطُ عَلَيْهِ أَنَّكَ مَا تَشْتَرِي فَمَا شِئْتُ أَخَذْتُهُ وَ مَا شِئْتُ تَرَكْتُهُ فَيَذْهَبُ فَيَشْتَرِي ثُمَّ يَأْتِي بِالْمَتَاعِ فَيَقُولُ خُذْ مَا رَضِيتَ وَ دَعْ مَا كَرِهْتَ فَقَالَ «لاَ بَأْسَ».

Hadith.3809 - He said: I asked Imam ^{a.s} about a broker who buys for a fee. Money is handed over to him, and it is stipulated that whatever he buys, the buyer has the option to take what he likes and leave what he dislikes. The broker then goes and makes the purchase, and upon returning with the goods, he says, "Take what you are satisfied with and leave what you dislike." Imam ^{a.s} said: "There is no harm in that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.218

[شراء الرقيق و أحكامه]

3810 - وَ رُوِيَ عَنْ مُعَاوِيَةَ بْنِ عَمَّارٍ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «أُتِيَ رَسُولُ اَللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ بِسَبْيٍ مِنَ اَلْيَمَنِ فَلَمَّا بَلَغُوا اَلْجُحْفَةَ نَفِدَتْ نَفَقَاتُهُمْ فَبَاعُوا جَارِيَةً كَانَتْ أُمُّهَا مَعَهُمْ فَلَمَّا قَدِمُوا اَللَّهُ عَلَيْهِ وَ آلِهِ سَمِعَ بُكَاءَهَا فَقَالَ «مَا هَذِهِ» فَقَالُوا يَا رَسُولَ اَللَّهِ اِحْتَجْنَا إِلَى نَفَقَةٍ عَلَى رَسُولِ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ فَأَتِى بِهَا وَ قَالَ «بيعُوهُمَا جَمِيعاً أَوْ أَمْسِكُوهُمَا جَمِيعاً».

BUYING OF SLAVES AND ITS RULINGS

Hadith.3810 - It is narrated from Mu'awiyah ibn Ammar who said: I heard Abu Abdullah ^{a.s} say: A group of captives from Yemen were brought to the Messenger of Allah ^{SWT} (peace be upon him and his family). When they reached Al-Juhfa, their provisions ran out, so they sold a young girl whose mother was with them.

When they arrived before the Messenger of Allah (SWT) (peace be upon him and his family), He (saws) heard the girl crying and asked: "What is this?"

They replied: "O Messenger of Allah {SWT}, we needed provisions, so we sold her daughter." The Messenger of Allah {SWT} (peace be upon him and his family) then sent someone to bring her back and said: "Sell them both together or keep them both together."

[REFERENCES]

Al-Kafi, Vol.5 p.218 • Man La Yahduruhu Al-Faqih, Vol.3 p.218 • Tahdhib Al-Ahkam, Vol.7 p.73 • Awali Al-La'ali, Vol.3 p.228 • Al-Wafi, Vol.18 p.755 • Wasa'il Al-Shi'ah, Vol.18 p.264

3811 - وَ - سَأَلَ سَمَاعَةُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلْأَخَوَيْنِ اَلْمَمْلُوكَيْنِ هَلْ يُفَرَّقُ بَيْنَهُمَا وَ بَيْنَ اَلْمَرْأَةِ وَ وَلَدِهَا فَقَالَ «لاَ هُوَ حَرَامٌ إِلاَّ أَنْ يُرِيدُوا ذَلِكَ».

Hadith.3811 - Sama'ah asked Abu Abdullah ^{a.s} about two slave brothers, whether they can be separated, and about a woman and her child, whether they can be separated. Imam ^{a.s} replied: "No, it is forbidden, except if they themselves desire it."



[REFERENCES]

Al-Kafi, Vol.5 p.218 • Man La Yahduruhu Al-Faqih, Vol.3 p.219 • Tahdhib Al-Ahkam, Vol.7 p.73 • Awali Al-La'ali, Vol.3 p.228 • Al-Wafi, Vol.18 p.755 • Wasa'il Al-Shi'ah, Vol.18 p.265

3812 - وَ رَوَى اَلْحَلَبِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : أَنَّهُ سُئِلَ عَنْ رَجُلِ اِشْتَرَى جَارِيَةً بِثَمَنِ مُسَمَّى ثُمَّ بَاعَهَا فَرَبِحَ فِيهَا قَبْلَ أَنْ يَنْقُدَ صَاحِبَهَا اَلَّذِي كَانَتْ لَهُ فَأَتَى صَاحِبُهَا يَتَقَاضَاهُ فَقَالَ صَاحِبُ اَلْجَارِيَةِ لِلَّذِينَ بَاعَهُمْ اِكْفُونِى غَرِيمِى هَذَا وَ اَلَّذِى رَبحْتُ عَلَيْكُمْ فَهُوَ لَكُمْ فَقَالَ «لاَ بَأْسَ».

Hadith.3812 - Al-Halabi narrated from Abu Abdullah ^{a.s} that he was asked about a man who bought a bondwoman for a specified price, then sold her and made a profit before paying the original seller.

The original seller came to demand his payment, so the man who sold the bondwoman said to those who bought her: "Take care of this creditor of mine, and the profit I made from you is yours." Imam ^{a.s} said: "There is no harm in this."

[REFERENCES]

Al-Kafi, Vol.5 p.211 • Man La Yahduruhu Al-Faqih, Vol.3 p.219 • Tahdhib Al-Ahkam, Vol.7 p.68 • Al-Wafi, Vol.18 p.894 • Wasa'il Al-Shi'ah, Vol.18 p.39

3813 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلٍ اِشْتَرَى دَابَّةً وَ لَمْ يَكُنْ عِنْدَهُ ثَمَنُهَا فَأَتَى رَجُلاً مِنْ أَصْحَابِهِ فَقَالَ يَا فُلاَنُ اُنْقُدْ عَنِّي وَ اَلرِّبْحُ بَيْنِي وَ بَيْنَكَ فَنَقَدَ عَنْهُ فَنَفَقَتِ اَلدَّابَّةُ قَالَ «اَلثَّمَنُ عَلَيْهِمَا لِأَنَّهُ لَوْ كَانَ رِبْحٌ كَانَ فُلاَنُ اُنْقُدْ عَنِّي وَ اَلرِّبْحُ بَيْنِي وَ بَيْنَكَ فَنَقَدَ عَنْهُ فَنَفَقَتِ الدَّابَّةُ قَالَ «اَلثَّمَنُ عَلَيْهِمَا لِأَنَّهُ لَوْ كَانَ رِبْحٌ كَانَ بَيْنَهُمَا».

Hadith.3813 - Imam ^{a.s} said regarding a man who bought an animal but did not have its price, so he went to one of his companions and said: "O so-and-so, pay on my behalf, and the profit will be shared between me and you."

The companion paid on his behalf, but the animal died.

Imam ^{a.s} said: "The price is upon both of them because if there had been a profit, it would have been shared between them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.219 • Tahdhib Al-Ahkam, Vol.7 p.68 • Al-Wafi, Vol.18 p.902

3814 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : فِي اَلرَّجُلِ يَبِيعُ اَلْمَمْلُوكَ وَ يَشْتَرِطُ عَلَيْهِ أَنْ يَجْعَلَ لَهُ شَيْئاً قَالَ «يَجُوزُ».

Hadith.3814 - Imam ^{a.s} said regarding a man who sells a slave and stipulates upon the buyer to give him something: "It is permissible."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.220 • Tahdhib Al-Ahkam, Vol.7 p.68 • Al-Wafi, Vol.18 p.760

3815 - وَ رَوَى يَحْيَى بْنُ أَبِي اَلْعَلاَءِ عَنْ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِيهِ عَلَيْهِمَا اَلسَّلاَمُ قَالَ : «مَنْ بَاعَ عَبْداً وَ كَانَ لِلْعَبْدِ مَالٌ فَالْمَالُ لِلْبَائِعِ إِلاَّ أَنْ يَشْتَرِطَ اَلْمُبْتَاعُ أَمَرَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ بِذَلِكَ».



Hadith.3815 - Yahya ibn Abi Al-'Ala narrated from Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"Whoever sells a slave, and the slave has wealth, the wealth belongs to the seller unless the buyer stipulates otherwise. The Messenger of Allah (SWT) (peace be upon him and his family) commanded this."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.220 • Al-Wafi, Vol.18 p.762 • Wasa'il Al-Shi'ah, Vol.18 p.253

3816 - وَ فِي رِوَايَةِ جَمِيلِ بْنِ دَرَّاجٍ عَنْ زُرَارَةَ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ اَلرَّجُلُ يَشْتَرِي اَلْمَمْلُوكَ لِمَنْ مَالُهُ فَقَالَ «إِنْ كَانَ عَلِمَ اَلْبَائِعُ أَنَّ لَهُ مَالاً فَهُوَ لِلْمُشْتَرِي وَ إِنْ لَمْ يَكُنْ عَلِمَ فَهُوَ لِلْبَائِع».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ هَذَانِ الْحَدِيثَانِ مُتَّفِقَانِ وَ لَيْسَا بِمُخْتَلِفَيْنِ وَ ذَلِكَ أَنَّ مَنْ بَاعَ مَمْلُوكاً وَ اشْتَرَطَ الْمُشْتَرِي مَالَهُ وَ لَمْ يَعْلَمِ الْبَائِعُ أَنَّ لَهُ مَالًا الْمُشْتَرِي وَ مَتَى لَمْ يَشْتَرِطِ الْمُشْتَرِي مَالَهُ وَ لَمْ يَعْلَمِ الْبَائِعُ أَنَّ لَهُ مَالًا وَ لَمْ يَسْتَثْنِ بِهِ عِنْدَ الْبَيْعِ فَالْمَالُ لِلْمُشْتَرِي.

Hadith.3816 - In a narration from Jamil ibn Darraj, from Zurara, he said: "I asked Abu Abdullah ^{a.s} about a man who buys a slave, who does the wealth of the slave belong to?" Imam ^{a.s} replied: "If the seller knew that the slave had wealth, then it belongs to the buyer.

However, if the seller was unaware, then it belongs to the seller."

[AL SADUQ]

The compiler of this book, may Allah {SWT} have mercy on him, commented: "These two narrations are consistent and not contradictory. The explanation is that if a person sells a slave and the buyer stipulates ownership of the slave's wealth, then if the seller was unaware of this wealth, it belongs to the buyer. However, if the buyer does not stipulate ownership of the wealth, and the seller is unaware of its existence, then it belongs to the seller. If the seller was aware of the wealth and did not exclude it during the sale, then the wealth belongs to the buyer."

[REFERENCES]

Al-Kafi, Vol.5 p.213 • Man La Yahduruhu Al-Faqih, Vol.3 p.220 • Tahdhib Al-Ahkam, Vol.7 p.71 • Al-Wafi, Vol.18 p.761 • Wasa'il Al-Shi'ah, Vol.18 p.253

3817 - وَ رُوِيَ عَنْ زُرَارَةَ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ اَلرَّجُلُ يَشْتَرِي اَلْمَمْلُوكَ وَ مَالَهُ فَقَالَ «لاَ بَأْسَ» قُلْتُ فَيَكُونُ مَالُ اَلْمَمْلُوكِ أَكْثَرَ مِمَّا اِشْتَرَاهُ بِهِ فَقَالَ «لاَ بَأْسَ».

Hadith.3817 - Zurara narrated: "I said to Abu Abdullah ^{a.s}: A man buys a slave along with his wealth.

Imam {a.s} replied: 'There is no harm in it.'

I asked: 'What if the wealth of the slave is greater than the price he was purchased for?'

Imam {a.s} replied: 'There is no harm in it.'

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.220 • Wasa'il Al-Shi'ah, Vol.18 p.254



3818 - وَ رَوَى أَبَانٌ عَنْ إِسْمَاعِيلَ بْنِ ٱلْفَصْٰلِ قَالَ : سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنْ شِرَاءِ مَمْلُوكِ أَهْلِ ٱلدَّمَّةِ فَقَالَ «إِذَا أَقَرُّوا لَهُمْ بِذَلِكَ فَاشْتَر وَ إِنْكِحْ».

Hadith.3818 - Aban narrated from Ismail ibn Al-Fadl, who said: "I asked Abu Abdullah ^{a.s} about purchasing a slave from the People of the Book (Ahl al-Dhimma)."

Imam ^{a.s} replied: "If they acknowledge ownership of the slave, then buy and marry."

[REFERENCES]

Al-Kafi, Vol.5 p.210 • Man La Yahduruhu Al-Faqih, Vol.3 p.221 • Tahdhib Al-Ahkam, Vol.7 p.70 • Al-Wafi, Vol.17 p.258 • Wasa'il Al-Shi'ah, Vol.18 p.243

3819 - وَ رُوِيَ عَنْ عَبْدِ اَلرَّحْمَنِ بْنِ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلرَّجُلِ يَشْتَرِى اَلْجَارِيَةَ فَيَقَعُ عَلَيْهَا فَيَجِدُهَا حُبْلَى فَقَالَ «يَرُدُّهَا وَ يَرُدُّ مَعَهَا شَيْئاً».

Hadith.3819 - Abd al-Rahman ibn Abi Abdillah narrated from Abu Abdillah ^(a.s). He said: "I asked Imam ^(a.s) about a man who buys a bondwoman, then has relations with her, and later discovers that she is pregnant."

Imam ^{a.s} replied: "He must return her and also return something along with her."

[REFERENCES]

Al-Kafi, Vol.5 p.215 • Man La Yahduruhu Al-Faqih, Vol.3 p.221 • Tahdhib Al-Ahkam, Vol.7 p.62 • Al-Istibsar, Vol.3 p.81 • Wasa'il Al-Shi'ah, Vol.18 p.106

3820 - وَ فِي رِوَايَةِ عَبْدِ اَلْمَلِكِ بْنِ عَمْرٍو عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «يَرُدُّهَا وَ يَرُدُّ نِصْفَ عُشْرِ ثَمَنِهَا إِذَا كَانَتْ حُبْلَى».

Hadith.3820 - In the narration of Abdul-Malik ibn Amr from Abu Abdillah ^{a.s}: "He must return her and also return half a tenth of her price if she is pregnant."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.221

------3821 - وَ فِى روَايَةِ مُحَمَّدِ بْن مُسْلِمٍ عَنْ أَبى جَعْفَر عَلَيْهِ اَلسَّلاَمُ : «يَرُدُّهَا وَ يَكْسُوهَا».

Hadith.3821 - In the narration of Muhammad ibn Muslim from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}: "He must return her and provide her with clothing."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.221

3822 - وَ رَوَى مُحَمَّدُ بْنُ مُيَسِّرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «كَانَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ لاَ يَرُدُّ اَلْجَارِيَةَ بِعَيْبٍ إِذَا وُطِئَتْ وَ لَكِنْ يَرْجِعُ بِقِيمَةِ اَلْعَيْبِ وَ كَانَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ يَقُولُ «مَعَاذَ اَللَّهِ أَنْ أَجْعَلَ لَهَا أَجْراً» ».



قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ يَعْنِي الَّتِي لَيْسَتْ بِحُبْلَى فَأَمَّا الْحُبْلَى فَإِنَّهَا تُرَدُّ.

Hadith.3822 - Muhammad ibn Maythar narrates from Abu Abdullah (a.s):

"Imam Ali ibn Abi Talib ^{a.s} would not return a bondwoman due to a defect if she had been intimate, but he would claim compensation for the value of the defect.

Imam Ali ibn Abi Talib ${}^{\text{a.s}}$ used to say, 'I seek refuge in Allah ${}^{\text{SWT}}$ from making her a source of payment."

[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, explains: This ruling applies to a bondwoman who is not pregnant. However, if she is pregnant, she must be returned.

REFERENCES1

Man La Yahduruhu Al-Faqih, Vol.3 p.221 • Al-Wafi, Vol.18 p.743 • Wasa'il Al-Shi'ah, Vol.18 p.104

3823 - وَ رُوِيَ عَنْ إِسْحَاقَ بْنِ عَمَّارٍ قَالَ : قُلْتُ لِأَبِي إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ رَجُلٌ يَدُلُّ اَلرَّجُلَ عَلَى اَلسِّلْعَةِ وَ يَقُولُ اِشْتَرِهَا وَ لِيَ نِصْفُهَا فَيَشْتَرِيهَا اَلرَّجُلُ وَ يَنْقُدُ مِنْ مَالِهِ قَالَ لَهُ نِصْفُ اَلرَّبْحِ قُلْتُ فَإِنْ وُضِعَ لَحِقَهُ مِنَ يَقُولُ اِشْتَرِهَا وَ لِيَ نِصْفُهَا فَيَشْتَرِيهَا اَلرَّجُلُ وَ يَنْقُدُ مِنْ مَالِهِ قَالَ لَهُ نِصْفُ اَلرَّبْحِ قُلْتُ فَإِنْ وُضِعَ لَحِقَهُ مِنَ الْوَضِيعَةُ كَمَا يَأْخُذُ اَلرِّبْحَ».

Hadith.3823 - Ishaq ibn Ammar narrates: I said to Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s.}): A man directs another man to a commodity and says, 'Buy it, and half of it will be mine.' The man buys it and pays from his own money.

The Imam ^{a.s} replied: "He is entitled to half the profit."

I asked: "What if there is a loss; does he also bear part of the loss?"

The Imam ^{a.s} said: "Yes, he is liable for the loss just as he shares in the profit."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.222 • Al-Wafi, Vol.18 p.901 • Wasa'il Al-Shi'ah, Vol.18 p.266

3824 - وَ رُوِيَ عَنْ حَمْزَةَ بْنِ حُمْرَانَ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَدْخُلُ اَلسُّوقَ أُرِيدُ أَنْ أَشْتَرِيَ جَارِيَةً فَتَقُولُ إِنِّي حُرَّةٌ قَالَ «إِشْتَرِهَا إِلاَّ أَنْ تَكُونَ لَهَا بَيِّنَةٌ».

Hadith.3824 - Hamzah ibn Humran narrates: I said to Abu Abdullah ^{a.s}: I enter the market intending to buy a bondwoman, but she claims that she is free.

The Imam (a.s) replied: "Buy her unless she has evidence (to prove her claim of freedom)."

[REFERENCES]

Al-Kafi, Vol.5 p.211 • Man La Yahduruhu Al-Faqih, Vol.3 p.222 • Tahdhib Al-Ahkam, Vol.7 p.74 • Al-Wafi, Vol.17 p.261 • Wasa'il Al-Shi'ah, Vol.18 p.250

3825 - وَ سَأَلَهُ ٱلْعِيصُ بْنُ ٱلْقَاسِمِ : عَنْ مَمْلُوكٍ إِدَّعَى أَنَّهُ حُرُّ وَ لَمْ يَأْتِ بِبَيِّنَةٍ عَلَى ذَلِكَ أَشْتَرِيهِ قَالَ «نَعَمْ».

Hadith.3825 - Al-Is ibn al-Qasim asked Abu Abdullah ^{a.s} about a slave who claimed that he was free but did not provide any evidence for his claim.

The Imam ^{a.s} replied: "Yes, you may buy him."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.222 • Tahdhib Al-Ahkam, Vol.7 p.74 • Al-Wafi, Vol.17 p.262 • Wasa'il Al-Shi'ah, Vol.18 p.250 • Wasa'il Al-Shi'ah, Vol.23 p.55

3826 - وَ رَوَى مُحَمَّدُ بْنُ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «قَضَى أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فِي وَلِيدَةٍ بَاعَهَا اِبْنُ سَيِّدِهَا وَ أَبُوهُ غَائِبٌ فَتَسَرَّاهَا اَلَّذِي اِشْتَرَاهَا فَوَلَدَثُ مِنْهُ غُلاَماً ثُمَّ جَاءَ سَيِّدُهَا اَلْأَوَّلُ وَلِيدَةٍ بَاعَهَا اِبْنِي بِغَيْرِ إِذْنِي قَالَ «اَلْحُكُمُ أَنْ يَأْخُذَ وَلِيدَتَهُ وَ اِبْنَهَا» فَيُنَاشِدَهُ يُخَاصِمُ سَيِّدَهَا اَلْآخِرَ فَقَالَ وَلِيدَتِي بَاعَهَا اِبْنِي بِغَيْرِ إِذْنِي قَالَ «اَلْحُكُمُ أَنْ يَأْخُذَ وَلِيدَتَهُ وَ اِبْنَهَا» فَيُنَاشِدَهُ الَّذِي اِشْتَرَاهَا فَقَالَ لَهُ «خُذِ اِبْنَهُ الَّذِي بَاعَكَ وَ تَقُولُ لاَ وَ اللَّهِ لاَ أُرْسِلُ اِبْنَكَ حَتَّى تُرْسِلَ اِبْنِي» فَلَمَّا رَأَى ذَلِكَ سَيِّدُ الْفِيدَةِ أَجْازَ بَيْعَ إِبْنِهِ ».

Hadith.3826 - Muhammad ibn Qays narrated from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s.} who said:

"Commander of the Faithful ^{a.s} ruled concerning a female slave who was sold by the son of her master while her master was absent. The buyer took her as a concubine, and she bore him a son. Later, her original master returned and disputed with the buyer, claiming: 'She is my slave, and my son sold her without my permission.'

The Imam ^{a.s} said: 'The ruling is that the master may reclaim both his female slave and her son.' The buyer pleaded with him, saying: 'Take your son who sold her to me, but I will not release your son until you release mine.'

When the master of the female slave saw this, he accepted and approved the sale conducted by his son."

[REFERENCES]

Al-Kafi, Vol.5 p.211 • Man La Yahduruhu Al-Faqih, Vol.3 p.222 • Tahdhib Al-Ahkam, Vol.7 p.74 • Al-Wafi, Vol.16 p.1115

3827 - وَ رُوِيَ عَنِ اِبْنِ سِنَانٍ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي اَلرَّجُلِ يَشْتَرِي اَلْغُلاَمَ أَوِ اَلْجَارِيَةَ وَ لَهُ أَخْ أَوْ أُخْتُ أَوْ أُبُّ اِمِصْرٍ مِنَ اَلْأَمْصَارِ قَالَ «لاَ يُخْرِجُهُ مِنْ مِصْرٍ إِلَى مِصْرٍ آخَرَ إِنْ كَانَ صَغِيراً وَ لاَ يَخْرِجُهُ مِنْ مِصْرٍ إِلَى مِصْرٍ آخَرَ إِنْ كَانَ صَغِيراً وَ لاَ يَشْتَرِيهِ فَإِنْ كَانَتْ لَهُ أُمُّ فَطَابَتْ نَفْسُهَا وَ نَفْسُهُ فَاشْتَرِهِ إِنْ شِئْتَ».

Hadith.3827 - Ibn Sinan narrated that Abu Abdullah ^{a.s} said:

"Regarding a man who buys a male or female slave, and the slave has a brother, sister, father, or mother in one of the cities, he should not take the slave out of that city to another city if the slave is young, nor should he buy him.

However, if the slave has a mother and both she and the slave are content with the sale, then he may buy the slave if he wishes."

[REFERENCES]

 $Al-Kafi, Vol.5\ p.219\bullet Man\ La\ Yahduruhu\ Al-Faqih, Vol.3\ p.223\bullet Al-Wafi, Vol.18\ p.756\bullet Wasa'il\ Al-Shi'ah, Vol.18\ p.263$



[بيع العدد و المجازفة و الشّيء المبهم]

3828 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : أَنَّهُ سُئِلَ عَنِ ٱلْجَوْزِ لاَ نَسْتَطِيعُ أَنْ نَعُدَّهُ فَيُكَالُ بِمِكْيَال ثُمَّ يُعَدُّ مَا فِيهِ ثُمَّ يُكَالُ مَا بَقِيَ عَلَى حِسَابٍ ذَلِكَ مِنَ ٱلْعَدَدِ قَالَ «لاَ بَأْسَ بِهِ».

SALE OF QUANTITY, RISK-BASED TRANSACTIONS, AND UNSPECIFIED ITEMS

Hadith.3828 - Hammad narrated from Al-Halabi, from Abu Abdullah (a.s):

He was asked about walnuts that cannot be counted individually, so they are measured with a container and then counted based on the amount in that container. Afterward, the remaining quantity is measured according to that count.

Imam ^{a.s} said: "There is no problem with that."

[REFERENCES]

Al-Kafi, Vol.5 p.193 • Man La Yahduruhu Al-Faqih, Vol.3 p.223 • Tahdhib Al-Ahkam, Vol.7 p.122 • Al-Wafi, Vol.18 p.668 • Wasa'il Al-Shi'ah, Vol.17 p.348

3829 - وَ رَوَى اَلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «مَا كَانَ مِنْ طَعَامٍ سَمَّيْتَ فِيهِ كَيْلاً فَلاَ يَصْلُحُ بَيْعُهُ مُجَازَفَةً هَذَا مِمَّا يُكْرَهُ مِنْ بَيْعِ اَلطَّعَامِ».

Hadith.3829 - Al-Halabi narrated from Abu Abdullah (a.s):

"Any food for which a specific measure has been stated cannot be sold by estimation. This is among the practices that are disliked in selling food."

[REFERENCES]

Al-Kafi, Vol.5 p.193 • Man La Yahduruhu Al-Faqih, Vol.3 p.223 • Tahdhib Al-Ahkam, Vol.7 p.122 • Al-Istibsar, Vol.3 p.102 • Wasa'il Al-Shi'ah, Vol.17 p.341

3830 - وَ رَوَى عَبْدُ اَلرَّحْمَنِ بْنُ اَلْحَجَّاجِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلامُ قَالَ : سَأَلْتُهُ عَنِ اَلرَّجُلِ يَشْتَرِي أَلْمُ قَالَ : سَأَلْتُهُ عَنِ اَلرَّجُلِ يَشْتَرِي مِنْهُ وَ لاَ يُعْلِمُهُ أَنَّهُ يَنْقُصُ قَالَ «لاَ إِلاَّ الْمَبِيعَ بِالدِّرْهَمِ وَ هُوَ يَنْقُصُ اَلْحَبَّةَ وَ نَحْوَ ذَلِكَ أَ يُعْطِيهِ اَلَّذِي يَشْتَرِي مِنْهُ وَ لاَ يُعْلِمُهُ أَنَّهُ يَنْقُصُ قَالَ «لاَ إِلاَّ الْمَبِيعَ بِالدِّرْهَمِ وَ هُوَ يَنْقُصُ اَلْحَبَّةَ وَ نَحْوَ ذَلِكَ أَ يُعْطِيهِ اللَّذِي يَشْتَرِي مِنْهُ وَ لاَ يُعْلِمُهُ أَنَّهُ يَنْقُصُ قَالَ «لاَ إِلاَّ الْمَبْعِينَ مِنْهُ وَ لاَ يُعْلِمُهُ أَنَّهُ يَنْقُصُ قَالَ «لاَ إِلاَّ

Hadith.3830 - Abd al-Rahman ibn al-Hajjaj narrated from Abu Abdullah (a.s):

"I asked Imam ^{a.s} about a man who purchases a commodity with a dirham, and the dirham is deficient by a fraction, such as a grain or the like. Should he give it to the seller without informing him that it is deficient?"

Imam ^{a.s} said: 'No, unless it is something like these small coins (al-wadaḥiyyah), which are commonly accepted, just as we accept them by count.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.223 • Al-Wafi, Vol.18 p.649



3831 - وَ سَأَلَهُ سَمَاعَةُ : عَنِ اَللَّبَنِ يُشْتَرَى وَ هُوَ فِي اَلضُّرُوعِ فَقَالَ «لاَ إِلاَّ أَنْ يَحْلُبَ لَكَ مِنْهُ سُكُرُّجَةً فَتَقُولُ أَشْتَرِي مِنْكَ هَذَا اَللَّبَنَ اَلَّذِي فِي اَلسُّكُرُّجَةِ وَ مَا فِي ضُرُوعِهَا بِثَمَنٍ مُسَمَّى فَإِنْ لَمْ يَكُنْ فِي اَلضُّرُوعِ شَيْءٌ كَانَ فِيمَا فِى اَلسُّكُرُّجَةِ».

Hadith.3831 - Samaah asked him about purchasing milk while it is still in the udders. Imam ^{a.s} said: "No, unless he milks some of it into a small vessel (sukurjah) for you, and then you say, 'I purchase from you this milk that is in the vessel and what is in its udders for a specified price.' If there is nothing in the udders, then the sale applies to what is in the vessel."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.224

3832 - وَ رَوَى أَبَانُ عَنْ إِسْمَاعِيلَ بْنِ ٱلْفَضْلِ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنِ ٱلرَّجُلِ يَتَقَبَّلُ خَرَاجَ ٱلنَّخْلِ وَ ٱلشَّجَرِ وَ ٱلْآجَامِ وَ ٱلْمَصَايِدِ وَ ٱلسَّمَكِ وَ ٱلطَّيْرِ وَ هُوَ لاَ خَرَاجَ ٱلرِّجَالِ وَ جِزْيَةَ رُءُوسِهِمْ وَ خَرَاجَ ٱلنَّخْلِ وَ ٱلشَّجَرِ وَ ٱلْآجَامِ وَ ٱلْمَصَايِدِ وَ ٱلسَّمَكِ وَ ٱلطَّيْرِ وَ هُوَ لاَ يَدُرِي لَعَلَّ هَذَا لاَ يَكُونُ أَبِداً أَوْ يَكُونُ أَ يَشْتَرِيهِ وَ فِي أَيِّ زَمَانٍ يَشْتَرِيهِ وَ يَتَقَبَّلُ مِنْهُ فَقَالَ «إِذَا عَلِمْتَ أَنَّ يَدْرِي لَعَلَّ هَذَا لاَ يَكُونُ أَبِداً أَوْ يَكُونُ أَ يَشْتَرِيهِ وَ فِي أَيِّ زَمَانٍ يَشْتَرِيهِ وَ يَتَقَبَّلُ مِنْهُ فَقَالَ «إِذَا عَلِمْتَ أَنَّ مِنْ ذَلِكَ شَيْئاً وَاحِداً قَدْ أَدْرَكَ فَاشْتَرِهِ وَ تَقَبَّلْ بِهِ».

Hadith.3832 - Aban narrated from Ismail ibn al-Fadl, who reported from Abu Abdillah ^{a.s}: I asked him about a man who accepts responsibility for the payment of poll tax (jizyah) for individuals, the land tax (kharaj) for palm trees, crops, forests, hunting grounds, fish, and birds, while he does not know whether any of these will produce revenue or not. Can he purchase and accept responsibility for it, and at what time should he make such a purchase and agreement? Imam ^{a.s} said: "If you know that at least one of these sources will yield income, then you may purchase and accept responsibility for it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.224 • Al-Wafi, Vol.18 p.672

3833 - وَ رَوَى زُرْعَةُ عَنْ سَمَاعَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي اَلرَّجُلِ يَشْتَرِي اَلْعَبْدَ وَ هُوَ آبِقٌ عَنْ أَهْلِهِ قَالَ «لاَ يَصْلُحُ لَهُ إِلاَّ أَنْ يَشْتَرِيَ مَعَهُ شَيْئاً آخَرَ وَ يَقُولَ أَشْتَرِي مِنْكَ هَذَا اَلشَّيْءَ وَ عَبْدَكَ بِكَذَا وَ كَذَا أَهْلِهِ قَالَ «لاَ يَصْلُحُ لَهُ إِلاَّ أَنْ يَشْتَرِيَ مَعَهُ شَيْئاً آخَرَ وَ يَقُولَ أَشْتَرِي مِنْكَ هَذَا اَلشَّيْءَ وَ عَبْدَكَ بِكَذَا وَ كَذَا فَاللَّهُ عَلَى الْعَبْدِ كَانَ اَلثَّمَنُ اَلَّذِي نَقَدَهُ فِيمَا اِشْتَرَى مِنْهُ».

Hadith.3833 - Zur'ah narrated from Sama'ah, from Abu Abdillah ${a.s}$ regarding a man who purchases a slave while the slave has run away from his owner.

Imam ^{a.s} said: "It is not permissible for him unless he purchases something else along with him and says, 'I purchase from you this item and your slave for such and such amount.' If he is unable to obtain the slave, then the payment he made will apply to what he has purchased from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.225 • Tahdhib Al-Ahkam, Vol.7 p.124 • Al-Wafi, Vol.18 p.677 • Wasa'il Al-Shi'ah, Vol.17 p.353



3834 - وَ رُوِيَ عَنْ يَعْقُوبَ بْنِ شُعَيْبٍ قَالَ :

سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَكُونُ لِي عَلَيْهِ أَحْمَالٌ بِكَيْلٍ مُسَمَّى فَبَعَثَ إِلَيَّ بِأَحْمَالٍ مِنْهَا أَقَلُ مِنَ اَلْكَيْلِ اللَّهِ عَلَيْهِ فَآخُذُهَا مُجَازَفَةً فَقَالَ «لا بَأْسَ بِهِ» قَالَ وَ سَأَلْتُهُ عَنِ اَلرَّجُلِ يَكُونُ لَهُ عَلَى اَلاَخَرِ مِنَ اَلْكَيْلِ اَلَّذِي لِي عَلَيْهِ فَآخُذُهَا مُجَازَفَةً فَقَالَ «لا بَأْسَ بِهِ» قَالَ وَ سَأَلْتُهُ عَنِ الرَّجُلَيْنِ مِائَةٌ كُرِّ تَمْراً وَ لَهُ نَحْلٌ فَيَأْتِيهِ فَيَقُولُ أَعْطِنِي نَحْلَكَ هَذَا بِمَا عَلَيْكَ فَكَأَنَّهُ كَرِهَهُ قَالَ وَ سَأَلْتُهُ عَنِ الرَّجُلَيْنِ يَكُونُ بَيْنَهُمَا النَّحْلُ فَيَقُولُ أَحْدُهُمَا لِصَاحِبِهِ إِخْتَرْ إِمًّا أَنْ تَأْخُذَ هَذَا النَّخْلَ بِكَذَا وَ كَذَا كَيْلاً مُسَمَّى وَ تُعْطِينِي يَكُونُ بَيْنَهُمَا النَّحْلُ زَادَ أَوْ نَقَصَ وَ إِمَّا أَنْ آخُذَهُ أَنَا بِذَلِكَ قَالَ «لاَ بَأْسَ بِهِ».

Hadith.3834 - Yaqub ibn Shuayb narrated:

I asked Abu Abdillah ^{a.s} about a man who owes me loads of goods measured by a specific scale, but he sends me loads that are less than the specified measurement I am owed. Can I take them without measuring precisely (mujazafah)?

Imam {a.s} said: "There is no harm in it."

He said: I also asked Imam ^{a.s} about a man who owes another person a hundred kur of dates and owns date palms. He comes to him and says, "Give me these date palms in place of what you owe me."

It was as if Imam ^{a.s} disliked it.

He said: I asked Imam ^{a.s} about two men who jointly own date palms, and one of them says to the other, "Choose, either you take this date palm for such and such a specified measure and give me half of this measure, whether it increases or decreases, or I will take it under the same terms."

Imam ^{a.s} said: "There is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.225 • Tahdhib Al-Ahkam, Vol.7 p.125

3835 - وَ رَوَى جَمِيلٌ عَنْ زُرَارَةَ قَالَ :

سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ اِشْتَرَى تِبْنَ بَيْدَرٍ قَبْلَ أَنْ يُدَاسَ تِبْنَ كُلِّ كُلِّ بِشَيْءٍ مَعْلُومٍ فَيَأْخُذُ اللَّبْنَ وَ يَبِيعُهُ قَبْلَ أَنْ يُكَالَ اَلطَّعَامُ قَالَ «لاَ بَأْسَ بِهِ».

Hadith.3835 - Jameel narrated from Zurara who said: I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a man who purchased straw from a threshing floor before it was threshed, each load of straw for a specified amount, and he took the straw and sold it before the grain was measured.

Imam {a.s} said: "There is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.226 • Tahdhib Al-Ahkam, Vol.7 p.125 • Al-Wafi, Vol.17 p.493 • Wasa'il Al-Shi'ah, Vol.17 p.359

3836 - وَ رُوِيَ عَنْ عَبْدِ اَلْمَلِكِ بْنِ عَمْرٍو قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَشْتَرِي مِائَةَ رَاوِيَةٍ مِنْ زَيْتٍ وَ أَعْتَرِضُ رَاوِيَةً أَوِ اِثْنَتَيْنِ وَ أَتَّزِنُهُمَا ثُمَّ آخُذُ سَائِرَهُ عَلَى قَدْرِ ذَلِكَ فَقَالَ «لاَ بَأْسَ».



Hadith.3836 - It is narrated from Abdul-Malik bin Amr who said:

I said to Abu Abdillah ^{a.s}, "I purchase one hundred containers of oil, and I inspect one or two containers and weigh them, then take the rest based on that measurement." Imam ^{a.s} said: "There is no harm."

[REFERENCES]

Al-Kafi, Vol.5 p.194 • Man La Yahduruhu Al-Faqih, Vol.3 p.226 • Tahdhib Al-Ahkam, Vol.7 p.122 • Al-Istibsar, Vol.3 p.102 • Al-Wafi, Vol.18 p.670 • Wasa'il Al-Shi'ah, Vol.17 p.343

3837 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ ٱلرَّجُلِ يَكُونُ لَهُ ٱلدَّيْنُ وَ مَعَهُ رَهْنٌ أَ يَشْتَرِيهِ قَالَ «نَعَمْ».

Hadith.3837 - Hammad narrated from Al-Halabi, from Abu Abdillah ^{a.s}, who said: I asked Imam ^{a.s} about a man who has a debt and holds collateral along with it, can he purchase it?

Imam ^{a.s} said: "Yes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.226 • Wasa'il Al-Shi'ah, Vol.18 p.398

3838 - وَ رَوَى اِبْنُ مُسْكَانَ عَنِ اَلْحَلَبِيِّ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «مَا كَانَ مِنْ طَعَامٍ سَمَّيْتَ فِيهِ كَيْلاً فَلاَ يَصْلُحُ مُجَازَفَةً».

Hadith.3838 - Ibn Muskan narrated from Al-Halabi who said that Abu Abdillah ^{a.s} said: "Any food for which a specific measure has been stipulated cannot be sold without measurement."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.226 • Tahdhib Al-Ahkam, Vol.7 p.122 • Al-Istibsar, Vol.3 p.102 • Wasa'il Al-Shi'ah, Vol.17 p.342

3839 - وَ رُوِيَ عَنْ دَاوُدَ بْنِ سِرْحَانَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : كَانَ مَعِي جِرَابَانِ مِنْ مِسْكٍ أَحَدُهُمَا رَطْبٌ وَ اَلْآخَرُ يَابِسٌ فَبَدَأْتُ بِالرَّطْبِ فَبِعْتُهُ ثُمَّ أَخَذْتُ اَلْيَابِسَ أَبِيعُهُ فَإِذَا أَنَا لاَ أُعْطَى بِالْيَابِسِ اَلثَّمَنَ أَحَدُهُمَا رَطْبٌ وَ اَلْآخَرُ يَابِسٌ فَبَدَأْتُ بِالرَّطْبِ فَسِأَلْتُهُ عَنْ ذَلِكَ أَ يَصْلُحُ لِي أَنْ أُنَدِّيهُ قَالَ «لاَ إِلاَّ أَنْ تُعْلِمَهُمْ» قَالَ «لاَ إِلاَّ أَنْ تُعْلِمَهُمْ».

Hadith.3839 - It is narrated from Dawood bin Sirhan, from Abu Abdillah ^{a.s}, who said: I had two sacks of musk—one was moist, and the other was dry. I started with the moist one and sold it.

Then I took the dry one to sell, but I found that I was not offered the price it was worth, and they would not pay me more than the price of the moist musk.

So I asked Imam ^{a.s} about that, whether it was permissible for me to mix them.

Imam {a.s} said: "No, unless you inform them."

He said: "So I mixed them and then informed them."

Imam {a.s} said: "There is no harm in it if you inform them."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.226 • Tahdhib Al-Ahkam, Vol.7 p.139 • Al-Wafi, Vol.17 p.470 • Wasa'il Al-Shi'ah, Vol.18 p.113

3840 - وَ رُوِيَ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ وَلَدِ اَلزَّنَا أَ يُبَاعُ وَ يُشْتَرَى وَ يُشْتَخْدَمُ قَالَ «نَعَمْ » قُلْتُ فَيُسْتَنْكَحُ قَالَ «نَعَمْ وَ لاَ تَطْلُبُ وَلَدَهَا ».

Hadith.3840 - It is narrated from Abdullah bin Sinan who said: I asked Abu Abdillah ^{a.s} about a child born out of wedlock, can he be sold, purchased, and employed as a servant? Imam ^{a.s} said: "Yes."

I said: "Can he be married?"

Imam (a.s) said: "Yes, but do not seek her offspring."

[REFERENCES]

Man La Yahduruhu Al-Fagih, Vol.3 p.227 • Wasa'il Al-Shi'ah, Vol.17 p.299

3841 - وَ سَأَلَهُ سَمَاعَةُ : عَنْ شِرَاءِ ٱلْخِيَانَةِ وَ ٱلسَّرِقَةِ قَالَ «إِذَا عَرَفْتَ أَنَّهُ كَذَلِكَ فَلاَ إِلاَّ أَنْ يَكُونَ شَيْئاً تَشْتَريهِ مِنَ ٱلْعُمَّالِ».

Hadith.3841 - Sama'ah asked him about purchasing stolen or embezzled goods. Imam ^{a.s} said: "If you know that it is so, then no, unless it is something you are buying from the authorities."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.227 • Tahdhib Al-Ahkam, Vol.6 p.337 • Tahdhib Al-Ahkam, Vol.7 p.132 • Al-Wafi, Vol.17 p.294 • Wasa'il Al-Shi'ah, Vol.17 p.336

3842 - وَ رَوَى مُحَمَّدُ بْنُ ٱلْفُضَيْلِ عَنْ أَبِي ٱلصَّبَّاحِ ٱلْكِنَانِيِّ قَالَ : سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنِ ٱلمُضَارَبَةِ يُعْطَى ٱلرَّجُلُ ٱلْمَالَ فَيَخْرُجُ بِهِ إِلَى أَرْضٍ وَ يُنْهَى أَنْ يَخْرُجَ بِهِ إِلَى أَرْضٍ غَيْرِهَا فَعَصَى وَ خَرَجَ إِلَى أَرْضٍ أُخْرَى فَعَطِبَ ٱلْمَالُ فَقَالَ «هُوَ ضَامِنْ وَ إِنْ سَلِمَ وَ رَبِحَ فَالرِّبْحُ بَيْنَهُمَا ».

Hadith.3842 - Muhammad bin Al-Fudayl narrated from Abu Al-Sabbah Al-Kinani who said: I asked Abu Abdillah ^{a.s} about a partnership in which a man is given wealth and instructed to take it to a specific land, but he disobeys and takes it to another land, and the wealth is lost. Imam ^{a.s} said: "He is liable. However, if it is safe and profits are made, then the profit is to be shared between them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.227 • Tahdhib Al-Ahkam, Vol.7 p.189 • Al-Wafi, Vol.18 p.885 • Wasa'il Al-Shi'ah, Vol.19 p.17



3843 - وَ رَوَى مُحَمَّدُ بْنُ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ إِنَّ أَمِيرَ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ قَالَ : «مَنْ ضَمَّنَ تَاجِراً فَلَيْسَ لَهُ إِلاَّ رَأْسُ اَلْمَالِ وَ لَيْسَ لَهُ مِنَ اَلرِّبْحِ شَيْءٌ».

Hadith.3843 - Muhammad bin Qays narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^(a.s) who said that Commander of the Faithful ^(a.s) said: "Whoever guarantees a trader is entitled only to the principal amount and has no share in the profit."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.228 • Tahdhib Al-Ahkam, Vol.7 p.192 • Awali Al-La'ali, Vol.3 p.246 • Wasa'il Al-Shi'ah, Vol.19 p.22

3844 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ قَيْسٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ رَجُلٌ دَفَعَ إِلَى رَجُلٍ أَلْفَ دِرْهَمٍ مُضَارَبَةً فَاشْتَرَى أَبَاهُ وَ هُوَ لاَ يَعْلَمُ قَالَ «يُقَوَّمُ فَإِنْ زَادَ دِرْهَماً وَاحِداً أُعْتِقَ وَ اُسْتُسْعِىَ فِى مَالِ اَلرَّجُلِ ».

Hadith.3844 - It is narrated from Muhammad bin Qays who said:

I said to Abu Abdillah ^{a.s}, "A man gave another man one thousand dirhams in a partnership, and he unknowingly purchased his father with it."

Imam ^{a.s} said: "He should be valued, and if his value exceeds by even one dirham, he shall be freed and shall work to repay the man's wealth."

[REFERENCES]

Al-Kafi, Vol.5 p.241 • Man La Yahduruhu Al-Faqih, Vol.3 p.228 • Tahdhib Al-Ahkam, Vol.7 p.190 • Al-Wafi, Vol.18 p.882 • Wasa'il Al-Shi'ah, Vol.19 p.25

3845 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ يَكُونُ لَهُ مَالٌ عَلَى رَجُلٍ فَيَتَقَاضَاهُ وَ لاَ يَكُونُ عِنْدَهُ مَا يَقْضِيهِ فَيَقُولُ هُوَ عِنْدَكَ مُضَارَبَةً قَالَ «لاَ يَصْلُحُ حَتَّى يَقْبِضَهُ مِنْهُ ».

Hadith.3845 - Al-Sakooni narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers (peace be upon them) who said that Imam Ali ibn Abi Talib ^{a.s} said regarding a man who is owed money by another man and demands repayment, but the debtor does not have the means to repay and says, "Consider it as a partnership investment with you."

Imam {a.s} said: "It is not permissible until he first takes possession of it from him."

[REFERENCES]

Al-Kafi, Vol.5 p.240 • Man La Yahduruhu Al-Faqih, Vol.3 p.228 • Tahdhib Al-Ahkam, Vol.6 p.195 • Tahdhib Al-Ahkam, Vol.7 p.192 • Al-Wafi, Vol.18 p.881 • Wasa'il Al-Shi'ah, Vol.19 p.23

3846 - وَ قَالَ عَلِيٌ عَلَيْهِ اَلسَّلاَمُ: «اَلْمُضَارِبُ مَا أَنْفَقَ فِي سَفَرِهِ فَهُوَ مِنْ جَمْعِ اَلْمَالِ فَإِذَا قَدِمَ بَلْدَتَهُ فَمَا أَنْفَقَ فَهُوَ مِنْ جَمْعِ اَلْمَالِ فَإِذَا قَدِمَ بَلْدَتَهُ فَمَا أَنْفَقَ فَهُوَ مِنْ نَصِيبِهِ».



Hadith.3846 - Imam Ali ibn Abi Talib (a.s) said:

"Whatever the partner spends during his travel is taken from the joint capital. However, when he returns to his town, whatever he spends is from his own share."

[REFERENCES]

Masa'il Ali Ibn Ja'far, Vol.1 p.312 • Al-Kafi, Vol.5 p.241 • Al-Kafi, Vol.5 p.241 • Man La Yahduruhu Al-Faqih, Vol.3 p.229 • Tahdhib Al-Ahkam, Vol.7 p.191 • Al-Wafi, Vol.18 p.881 • Wasa'il Al-Shi'ah, Vol.19 p.24

3847 - وَ كَانَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «مَنْ يَمُوتُ وَ عِنْدَهُ مَالُ اَلْمُضَارَبَةِ إِنَّهُ إِنْ سَمَّاهُ بِعَيْنِهِ قَبْلَ مَوْتِهِ فَقَالَ هَذَا لِفُلاَنِ فَهُوَ لَهُ وَ إِنْ مَاتَ وَ لَمْ يَذْكُرْهُ فَهُوَ أُسْوَةُ اَلْغُرَمَاءِ ».

Hadith.3847 - Imam Ali ibn Abi Talib ^{a.s} used to say: "Whoever dies while holding partnership capital, if he specifies it before his death and says, 'This belongs to so-and-so,' then it is his. However, if he dies without mentioning it, it will be treated like the property of other creditors."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.229 • Tahdhib Al-Ahkam, Vol.7 p.192 • Al-Wafi, Vol.18 p.888 • Wasa'il Al-Shi'ah, Vol.19 p.29

3848 - وَ رَوَى حَمَّادٌ عَنِ اَلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلَيْنِ اِشْتَرَكَا فِي مَالٍ فَرَبِحَا رِبْحاً وَ كَانَ مِنَ اَلْمَالِ دَيْنٌ وَ عَيْنٌ فَقَالَ أَحَدُهُمَا لِصَاحِبِهِ أَعْطِنِي رَأْسَ اَلْمَالِ وَ اَلرِّبْحُ لَكَ وَ مَا تَوِيَ فَعَلَيَّ فَقَالَ «لاَ بَأْسَ بِهِ إِذَا اِشْتَرَطَا وَ إِنْ كَانَ شَرْطاً يُخَالِفُ كِتَابَ اَللَّهِ رُدَّ إِلَى كِتَابِ اَللَّهِ عَزَّ وَ جَلَّ».

Hadith.3848 - Hammad narrated from Al-Halabi, from Abu Abdillah ^(a.s), regarding two men who entered into partnership with wealth, made a profit, and the wealth included both debt and cash. One of them said to the other, "Give me the principal amount, and the profit will be yours, and any loss will be my responsibility."

Imam $^{\{a.s\}}$ said: "There is no harm in it if they agree to this condition, but if the condition contradicts the Book of Allah $^{\{SWT\}}$, it must be referred back to the Book of Allah $^{\{SWT\}}$, the Mighty and Glorious."

[REFERENCES]

Al-Kafi, Vol.5 p.258 • Man La Yahduruhu Al-Faqih, Vol.3 p.229 • Tahdhib Al-Ahkam, Vol.6 p.207 • Tahdhib Al-Ahkam, Vol.7 p.186 • Al-Wafi, Vol.18 p.889 • Wasa'il Al-Shi'ah, Vol.18 p.17 • Wasa'il Al-Shi'ah, Vol.18 p.444

3849 - وَ رَوَى اِبْنُ مَحْبُوبٍ عَنْ عَلِيٍّ بْنِ رِئَابٍ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «لاَ يَنْبَغِي لِلرَّجُل مِنْكُمْ أَنْ يُشَارِكَ اَلذِّمِّيَّ وَ لاَ يُبْضِعَهُ بِضَاعَةً وَ لاَ يُودِعَهُ وَدِيعَةً وَ لاَ يُصَافِيَهُ اَلْمَوَدَّةَ ».

Hadith.3849 - Ibn Mahbub narrated from Ali bin Ri'ab who said:

I heard Abu Abdillah ^{a.s} say, "It is not proper for any of you to enter into a partnership with a Dhimmi, nor to entrust him with goods, nor to deposit a trust with him, nor to establish a close friendship with him."

[REFERENCES]

Al-Kafi, Vol.5 p.286 • Man La Yahduruhu Al-Faqih, Vol.3 p.229 • Tahdhib Al-Ahkam, Vol.7 p.185 • Fiqh Al-Quran, Vol.2 p.68 • Al-Wafi, Vol.17 p.413 • Wasa'il Al-Shi'ah, Vol.19 p.8 • Al-Fusul Al-Muhimmah, Vol.2 p.283 • Mustadrak Al-Wasa'il, Vol.13 p.449



3850 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي وَلاَّدٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَكُونُ لَهُ اَلْغَنَمُ يَحْلُبُهَا لَهَا أَلْبَانٌ كَثِيرَةٌ فِي كُلِّ يَوْمٍ مَا تَقُولُ فِي شِرَاءِ اَلْخَمْسِمِائَةِ رِطْلٍ بِكَذَا وَ كَذَا دِرْهَماً يَأْخُذُ فِي كُلِّ يَوْمٍ مِنْهُ قَالَ «لاَ بَأْسَ بِهَذَا وَ نَحْوِهِ».

Hadith.3850 - Al-Hasan bin Mahbub narrated from Abu Wallad who said:

I asked Abu Abdillah $^{\{a.s\}}$ about a man who owns sheep that produce a large quantity of milk every day.

What do you say about purchasing five hundred ritls of milk for a specified amount of dirhams, taking a certain amount from it each day until he fulfills what he purchased? Imam ^{a.s} said: "There is no harm in this and similar transactions."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.230 • Wasa'il Al-Shi'ah, Vol.18 p.291

3851 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ رِفَاعَةَ اَلنَّخَّاسِ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ سَاوَمْتُ رَجُلاً بِجَارِيَةٍ فَبَاعَنِيهَا بِحُكْمِي فَقَبَضْتُهَا عَلَى ذَلِكَ ثُمَّ بَعَثْتُ إِلَيْهِ بِأَلْفِ دِرْهَمٍ وَ قُلْتُ لَهُ هَذِهِ أَلْفُ دِرْهَمٍ عَلَى حُكْمِي بِجَارِيَةٍ فَبَاعَنِيهَا بِحُكْمِي فَقَالَ «أَرَى أَنْ تُقَوَّمَ اَلْجَارِيَةُ قِيمَةً عَلَيْكَ فَأَبَى أَنْ يَقْبَلَهَا مِنِّي وَ قَدْ كُنْتُ مَسِسْتُهَا قَبْلَ أَنْ أَبْعَثَ إِلَيْهِ بِالثَّمَنِ فَقَالَ «أَرَى أَنْ تُقَوَّمَ اَلْجَارِيَةُ قِيمَةً عَلَيْكَ فَأَبْى أَنْ تَرُدَّ عَلَيْهِ مِا نَقَصَ مِنَ الْقِيمَةِ وَ إِنْ كَانَ ثَمَنُهَا أَقَلَّ عَلَيْكَ أَنْ تَرُدَّ عَلَيْهِ مَا نَقَصَ مِنَ الْقِيمَةِ وَ إِنْ كَانَ ثَمَنُهَا أَقَلَّ عَلَيْكَ أَنْ تَرُدًّ عَلَيْهِ مَا نَقَصَ مِنَ الْقِيمَةِ وَ إِنْ كَانَ ثَمَنُهَا أَقَلُ عَلَيْكِ أَنْ تَرُدًّ عَلَيْهِ مَا نَقَصَ مِنَ الْقِيمَةِ وَ إِنْ كَانَ ثَمَنُهَا أَقَلُّ عَلَيْهِ مَا نَقَصَ مِنَ الْقِيمَةِ وَ إِنْ كَانَ ثَمَنُهَا أَقَلُ مِمَّا بَعَثْتَ بِهِ إِلَيْهِ فَهُو لَهُ » قُلْتُ جُعِلْتُ فِدَاكَ فَإِنْ وَجَدْتُ بِهَا عَيْبً بَعْدَ مَا مَسِسْتُهَا قَالَ «لَيْسَ لَكَ أَنْ تَرُدُّهَا وَلَكُ أَنْ تَلُا كُونَ تَمُنُهَا أَنْ تَرُدًّ هَا مَيْنَ الصَّرِّةِ وَ اَلْعَيْبِ مِنْهُ».

Hadith.3851 - Al-Hasan bin Mahbub narrated from Rifa'ah Al-Nakhas who said:

I said to Abu Abdillah ^{a.s}, "I bargained with a man over a bondwoman, and he sold her to me based on my judgment. I took possession of her on that basis, then I sent him one thousand dirhams and said to him, 'Here are one thousand dirhams based on my judgment over you.'

But he refused to accept them from me, and I had already touched her before sending him the payment."

Imam ^{a.s} said: "I see that the bondwoman should be appraised at a fair value. If her value is more than what you sent him, then you must pay him the difference. However, if her value is less than what you sent him, then the surplus belongs to him."

I said: "May I be your ransom, what if I find a defect in her after having touched her?" Imam ^{a.s} said: "You do not have the right to return her, but you are entitled to claim the difference between her value when healthy and her value with the defect from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.230 • Wasa'il Al-Shi'ah, Vol.17 p.364



3852 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ إِبْرَاهِيمَ بْنِ زِيَادٍ اَلْكَرْخِيِّ قَالَ : اِشْتَرَيْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ جَارِيَةً فَلَمَّا ذَهَبْتُ أَنْقُدُهُمْ قُلْتُ أَسْتَحِطُّهُمْ قَالَ «لاَ إِنَّ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ نَهَى عَنِ اَلاِسْتِحْطَاطِ بَعْدَ اَلصَّفْقَة».

Hadith.3852 - Al-Hasan bin Mahbub narrated from Ibrahim bin Ziyad Al-Karkhi who said: I purchased a bondwoman for Abu Abdillah ^{a.s}.

When I was about to pay them, I said: "I will try to get a discount from them."

Imam (a.s) said: "No, indeed the Messenger of Allah (SWT) (neace and blessings be upon

Imam ^{a.s} said: "No, indeed the Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) forbade seeking a discount after the deal has been concluded."

[REFERENCES]

Al-Kafi, Vol.5 p.286 • Man La Yahduruhu Al-Faqih, Vol.3 p.231 • Tahdhib Al-Ahkam, Vol.7 p.80 • Tahdhib Al-Ahkam, Vol.7 p.233 • Al-Istibsar, Vol.3 p.73 • Wasa'il Al-Shi'ah, Vol.17 p.452

3853 - وَ رَوَى اِبْنُ مَحْبُوبٍ عَنْ إِبْرَاهِيمَ اَلْكَرْخِيِّ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ مَا تَقُولُ فِي رَجُلِ اِشْتَرَى مِنْ رَجُلٍ أَصْوَافَ مِائَةِ نَعْجَةٍ وَ مَا فِي بُطُونِهَا مِنْ حَمْلٍ بِكَذَا وَ كَذَا دِرْهَماً فَقَالَ «لاَ بَأْسَ بِذَلِكَ إِنْ لَمْ يَكُنْ فِى بُطُونِهَا حَمْلٌ كَانَ رَأْسُ مَالِهِ فِى اَلصُّوفِ».

Hadith.3853 - Ibn Mahbub narrated from Ibrahim Al-Karkhi who said:

I said to Abu Abdillah ^{a.s}, "What do you say about a man who buys the wool of one hundred sheep and what is in their wombs in terms of pregnancy for such-and-such amount of dirhams?" Imam ^{a.s} said: "There is no harm in that. If there is no pregnancy in their wombs, then his capital is in the wool."

[REFERENCES]

Al-Kafi, Vol.5 p.194 • Man La Yahduruhu Al-Faqih, Vol.3 p.231 • Tahdhib Al-Ahkam, Vol.7 p.45 • Tahdhib Al-Ahkam, Vol.7 p.123 • Al-Wafi, Vol.18 p.671 • Wasa'il Al-Shi'ah, Vol.17 p.351

3854 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ زَيْدٍ اَلشَّحَّامِ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَشْتَرِي سِهَامَ اَلْقَصَّابِينَ مِنْ قَبْلِ أَنْ يَخْرُجَ اَلسَّهْمُ قَالَ «إِنِ اِشْتَرَى سَهْماً فَهُوَ بِالْخِيَارِ إِذَا خَرَجَ».

Hadith.3854 - Al-Hasan bin Mahbub narrated from Zayd Al-Shahham who said:

I asked Abu Abdillah ^{a.s} about a man who purchases shares from butchers before the shares are distributed.

Imam ^{a.s} said: "If he purchases a share, then he has the option to accept or reject it when it is distributed."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.231

3855 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ إِسْحَاقَ بْنِ عَمَّارٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ مَا تَقُولُ فِي رَجُل يَهَبُ لِعَبْدِهِ أَلْفَ دِرْهَمٍ أَوْ أَقَلَّ أَوْ أَكْثَرَ فَيَقُولُ حَلِّلْنِي مِنْ ضَرْبِي إِيَّاكَ أَوْ مِنْ كُلِّ مَا كَانَ مِنِّي إِلَيْك



أَوْ مِمَّا أَخَفْتُكَ وَ أَرْهَبْتُكَ فَيُحَلِّلُهُ وَ يَجْعَلُهُ فِي حِلِّ رَغْبَةً فِيمَا أَعْطَاهُ ثُمَّ إِنَّ اَلْمَوْلَى بَعْدُ أَصَابَ اَلدَّرَاهِمَ الَّتِي أَعْطَاهُ فِي مَوْضِعٍ قَدْ وَضَعَهَا فِيهِ اَلْعَبْدُ فَأَخَذَهَا اَلْمَوْلَى أَ حَلاَلٌ هِيَ لَهُ فَقَالَ «لاَ» فَقُلْتُ لَهُ أَ لَيْسَ الْعَبْدُ وَ أَعْطَاهُ فِي مَوْضِعٍ قَدْ وَضَعَهَا فِيهِ اَلْعَبْدُ فَأَخَذَهَا اَلْمَوْلَى أَ حَلاَلٌ هِيَ لَهُ فَقَالَ «لاَ» فَقُلْتُ لَهُ فَالَتُ لَهُ فَقَالَ «لاَ» فَقُلْتُ لَهُ فَإِنَّهُ لِا يَحِلُّ لَهُ فَإِنَّهُ إِفْتَدَى بِهَا مَالُهُ لِمَوْلَاهُ قَالَ «لَا يُعْمَلُ لَهُ فَإِنَّهُ إِلَّا أَنْ يَعْمَلَ لَهُ بِهَا وَ لاَ يُعْطَى الْعَبْدُ مِنَ الزِّكَاةِ شَيْئاً».

Hadith.3855 - Al-Hasan bin Mahbub narrated from Ishaq bin Ammar who said:

I said to Abu Abdillah ^{a.s}, "What do you say about a man who gifts his slave one thousand dirhams, or more or less, and says to him, 'Release me from my beating you, or from everything I have done to you, or from the fear and intimidation I caused you?'

So the slave releases him and declares him free from blame, desiring what he has been given. Then, later, the master finds the dirhams that he gave the slave in a place where the slave had kept them and takes them. Is it lawful for him?"

Imam ^{a.s} said: "No."

I said: "Is not the slave and his wealth the property of his master?"

Imam ^{a.s} said: "This is not one of those cases."

Then Imam ^{a.s} said: "Tell him to return the money to the slave, for it is not lawful for him. He gave it to the slave as a ransom for himself to avoid punishment and retribution on the Day of Judgment."

I said: "Does the slave have to pay zakat on it if a year passes over it?"

Imam ^{a.s} said: "No, unless he invests it in trade. And a slave is not given anything from zakat."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.232 • Tahdhib Al-Ahkam, Vol.8 p.225 • Al-Wafi, Vol.10 p.538

3856 - وَ رُوِيَ عَنْ يُونُسَ بْنِ يَعْقُوبَ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ اَلرَّجُلُ يَشْتَرِي مِنَ اَلرَّجُلِ اَلْبَيْعَ فَيَسْتَوْهِبُهُ بَعْدَ اَلشِّرَاءِ مِنْ غَيْرٍ أَنْ يَحْمِلَهُ عَلَى اَلْكُرْهِ قَالَ «لاَ بَأْسَ بِهِ».

Hadith.3856 - It is narrated from Yunus bin Ya'qub who said: I said to Abu Abdillah ^{a.s}, "A man purchases goods from another man and then asks for them as a gift after the purchase, without compelling him."

Imam ^{a.s} said: "There is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.232 • Al-Wafi, Vol.17 p.472 • Wasa'il Al-Shi'ah, Vol.17 p.454

3857 - وَ رُوِيَ عَنْ زَيْدٍ اَلشَّحَّامِ قَالَ : أَتَيْتُ أَبَا جَعْفَرٍ مُحَمَّدَ بْنَ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ بِجَارِيَةٍ أَعْرِضُهَا عَلَيْهِ فَجَعَلَ يُسَاوِمُنِي وَ أَنَا أُسَاوِمُهُ ثُمَّ بِعْتُهَا إِيَّاهُ فَضَمِنَ عَلَى يَدِي، فَقُلْتُ جُعِلْتُ فِدَاكَ إِنَّمَا سَاوَمْتُكَ لِأَنْظُرَ فَجَعَلَ يُسَاوِمُنِي وَ أَنَا أُسَاوِمُهُ ثُمَّ بِعْتُهَا إِيَّاهُ فَضَمِنَ عَلَى يَدِي، فَقُلْتُ جُعِلْتُ فِدَاكَ إِنَّمَا سَاوَمْتُكَ لِأَنْظُرَ الْمُسَاوَمَةُ تَنْبَغِي أَوْ لاَ تَنْبَغِي فَقُلْتُ قَدْ حَطَطْتُ عَنْكَ عَشَرَةَ دَنَانِيرَ قَالَ «هَيْهَاتَ أَ لاَّ كَانَ هَذَا قَبْلَ اَلضَّمَّةِ أَللَّهُ عَلَيْهِ وَ آلِهِ «اَلْوَضِيعَةُ بَعْدَ اَلضَّمَّةِ حَرَامٌ» ».



Hadith.3857 - It is narrated from Zayd Al-Shahham who said: I brought a bondwoman to Abu Ja'far Imam Muhammad ibn Ali Al-Bagir ^{a.s} to offer her for sale.

Imam ^{a.s} began to bargain with me, and I bargained with Him ^{a.s}, and then I sold her to Him ^{a.s}. He ^{a.s} finalized the deal by taking possession through my hand.

I said: "May I be your ransom, I was only bargaining with you ^{a.s} to see whether bargaining is permissible or not. I then said: 'I have reduced the price for you by ten dinars."

Imam ^{a.s} said: "Far from it! Should this not have been done before finalizing the deal? Have you not heard the saying of the Messenger of Allah ^{SWT} (peace and blessings be upon him and his family): 'Reducing the price after finalization is forbidden?'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.232 • Tahdhib Al-Ahkam, Vol.7 p.80 • Wasa'il Al-Shi'ah, Vol.17 p.453

Hadith.3858 - Rawh narrated from Abu Abdillah ^{a.s} who said: "Nine-tenths of sustenance is in trade."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.233 • Al-Wafi, Vol.17 p.126 • Wasa'il Al-Shi'ah, Vol.17 p.10 • Mustadrak Al-Wasa'il, Vol.13 p.9

2859 - وَ رَوَى اِبْنُ بُكَيْرِ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ قَالَ : "إِنَّ سَمُرَةَ اِبْنَ جُنْدَبٍ كَانَ لَهُ عَذْقُ فِي حَائِطٍ رَجُلٍ مِنَ اَلْأَنْصَارِ وَ كَانَ مَنْزِلُ اَلْأَنْصَارِيُّ فِيهِ اَلطَّرِيقُ إِلَى اَلْحَائِطِ فَكَانَ يَأْتِيهِ فَيَدْحُلُ عَلَيْهِ وَ لاَ يَسْتَأْذِنُ فَقَالَ إِنِّكَ تَجِيءُ وَ تَدْخُلُ وَ نَحْنُ فِي حَالٍ نَكْرَهُ أَنْ تَرَانَا عَلَيْهِ فَإِذَا جِئْتَ فَاسْتَأْذِنْ حَتَّى نَتَحَرَّزَ ثُمَّ يَسْتَأْذِنُ فَقَالَ إِنِّكَ تَجِيءُ وَ تَدْخُلُ وَ نَحْنُ فِي حَالٍ نَكْرَهُ أَنْ تَرَانَا عَلَيْهِ فَإِذَا جِئْتَ فَاسْتَأْذِنْ حَتَّى نَتَحَرَّزَ ثُمَّ نَالَاهُ عَلَيْهِ وَ لاَ أَسْتَأْذِنُ فَأَتَى اَلأَنْصَارِيُّ رَسُولَ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ لاَ أَسْتَأْذِنْ فَأَتَى الْأَنْصَارِيُّ رَسُولَ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ الْإِسْتَأُذِنْ عَلَيْهِ وَ الْمَلْوَ وَ قَالَ لَهُ مِثْلَ مَا قَالَ لَهُ مِثْلَ مَا قَالَ لِلْأَنْصَارِيُّ فَعَرَضَ عَلَيْهِ وَ أَلِهِ اللَّهُ عَلَيْهِ وَ آلِهِ قَالَ لَهُ «السَتَأْذِنْ عَلَيْهِ» فَأَبَى عَلَيْهِ وَ جَعَلَ يَزِيدُهُ لِللَّهُ عَلَيْهِ وَ اللهِ قَالَ لَهُ «السَتَأْذِنْ عَلَيْهِ وَ قَالَ لَهُ مِثْلَ مَا قَالَ لِلْأَنْصَارِيُّ فَعَرَضَ عَلَيْهِ وَ اللهِ عَلَيْهِ وَ آلِهِ قَالَ لَهُ «لَكَ عَذْقُ فِي الْجَنَّةِ » فَأَبَى أَنْ يَشِيعَ فَلَمَّا رَأًى ذَلِكَ رَسُولُ اللّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ قَالَ لَهُ «لَكَ عَذْقُ فِي الْجَنَّةِ » فَأَبَى أَلْ يَقْبَلُ اللهُ عَلَيْهِ وَ آلِهِ الْأَنْصَارِيُ أَنْ يَقْلَعَ النَّخْلَةَ فَيُلْقِيَهَا إِلَيْهِ وَقَالَ «لاَ ضَرَرَ وَ لاَ إِضْرَارَ».

Hadith.3859 - Ibn Bukayr narrated from Zurara, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^(a.s), who said:

Samurah ibn Jundab had a date-palm tree in the garden of a man from the Ansar, and the house of the Ansari had the pathway leading to the garden. Samurah would come and enter without seeking permission.

The Ansari said to him: "You come and enter while we are in a state that we dislike you seeing us in. When you come, seek permission so that we may prepare ourselves, and then we will permit you to enter."

Samurah replied: "I will not do so. It is my property, and I will enter it without seeking permission." The Ansari then went to the Messenger of Allah (SWT) (peace and blessings be upon him and his family) and complained to him and informed him of the situation.

The Prophet (peace and blessings be upon him and his family) sent for Samurah, and he came.



The Prophet (peace and blessings be upon him and his family) said to him: "Seek permission before entering."

Samurah refused and said the same as he had said to the Ansari.

The Messenger of Allah (SWT) (peace and blessings be upon him and his family) offered to buy the tree from him for a price, but he refused.

The Prophet (peace and blessings be upon him and his family) kept increasing the offer, but Samurah refused to sell.

When the Prophet (peace and blessings be upon him and his family) saw this, He ^{saws} said to him: "You will have a date-palm tree in Paradise."

Yet Samurah refused to accept this as well.

Then the Messenger of Allah (SWT) (peace and blessings be upon him and his family) ordered the Ansari to uproot the tree and throw it to him and said: "There should be no harm and no causing of harm."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.233

3860 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلرَّجُلِ يَدْفَعُ اَلطَّعَامَ إِلَى اَلطَّحَّانِ فَيُقَاطِعُهُ عَلَى أَنْ يُعْطِيَ صَاحِبَهُ لِكُلِّ عَشَرَةٍ أَمْنَانٍ عَشَرَةَ أَمْنَانِ دَقِيقٍ قَالَ «لاَ» فَقُلْتُ فَرَجُلٌ يَدْفَعُ اَلسَّمْسِمَ إِلَى اَلْعَصَّارِ فَيَضْمَنْ لَهُ بِكُلِّ صَاعٍ أَرْطَالاً مُسَمَّاةً فَقَالَ «لاَ».

Hadith.3860 - Al-Ala' narrated from Muhammad bin Muslim, from one of the imams (peace be upon them), who said: I asked Imam ^{a.s} about a man who gives grain to a miller and agrees with him to receive ten measures of flour for every ten measures of grain.

Imam ^{a.s} said: "No."

I then asked: "What about a man who gives sesame seeds to an oil presser and guarantees to receive a specified amount of oil for each measure?"

Imam ^{a.s} said: "No."

[REFERENCES]

Al-Kafi, Vol.5 p.189 • Man La Yahduruhu Al-Faqih, Vol.3 p.233 • Tahdhib Al-Ahkam, Vol.7 p.45 • Tahdhib Al-Ahkam, Vol.7 p.96 • Al-Wafi, Vol.18 p.580 • Wasa'il Al-Shi'ah, Vol.18 p.141



بَابُ بَيْعِ الْكَلَإِ وَ الزَّرْعِ وَ الْأَشْجَارِ وَ الْأَرَضِينَ وَ الْقُنِيِّ وَ الشِّرْبِ وَ الْعَقَارِ

3861 - رَوَى أَبَانٌ عَنْ إِسْمَاعِيلَ بْنِ ٱلْفَصْٰلِ قَالَ : سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنْ بَيْعِ ٱلْكَلَإِ إِذَا كَانَ سَيْحاً يَعْمِدُ ٱلرَّجُلُ إِلَى مَائِهِ فَيَسُوقُهُ إِلَى ٱلْأَرْضِ فَيَسْقِيهِ ٱلْحَشِيشَ وَ هُوَ ٱلَّذِي حَفَرَ ٱلنَّهَرَ وَ لَهُ ٱلْمَاءُ يَزْرَعُ بِهِ مَا يَعْمِدُ ٱلرَّجُلُ إِلَى مَائِهِ فَلْيَزْرَعْ بِهِ مَا شَاءَ وَ يَبِيعُهُ بِمَا أَحَبَّ ».

Hadith.3861 - Aban narrated from Isma'il bin Al-Fadl who said: I asked Abu Abdillah ^{a.s} about selling pasture when it is irrigated by flowing water, where a man directs his water to the land, irrigates the grass, and he is the one who dug the canal and owns the water, planting with it whatever he wishes.

Imam ^{a.s} said: "If the water is his, then he may plant with it whatever he wishes and sell it for whatever he likes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.234 • Al-Wafi, Vol.18 p.1007

3862 - وَ سَأَلَهُ سَمَاعَةُ : عَنْ شِرَاءِ ٱلْقَصِيلِ يَشْتَرِيهِ ٱلرَّجُلُ فَلاَ يَقْصِلُهُ وَ يَبْدُو لَهُ فِي تَرْكِهِ حَتَّى يَخْرُجَ سُنْبُلُهُ شَعِيراً أَوْ حِنْطَةً وَ قَدِ اِشْتَرَاهُ مِنْ أَصْلِهِ وَ مَا كَانَ عَلَى أَرْبَابِهِ مِنْ خَرَاجٍ فَهُوَ عَلَى ٱلْعِلْجِ فَقَالَ «إِنْ كَانَ عَلَى أَرْبَابِهِ مِنْ خَرَاجٍ فَهُوَ عَلَى ٱلْعِلْجِ فَقَالَ «إِنْ كَانَ عَلَى أَرْبَابِهِ مِنْ خَرَاجٍ فَهُوَ عَلَى ٱلْعِلْجِ فَقَالَ «إِنْ كَانَ عَلَى أَرْبَابِهِ مِنْ خَرَاجٍ فَهُوَ عَلَى ٱلْعِلْجِ فَقَالَ «إِنْ كَانَ عَلَى أَرْبَابِهِ مِنْ خَرَاجٍ فَهُوَ عَلَى ٱلْعِلْجِ فَقَالَ «إِنْ كَانَ عَلَى أَرْبَابِهِ مِنْ خَرَاجٍ فَهُوَ عَلَى ٱلْعِلْجِ فَقَالَ «إِنْ كَانَ عَلَى أَرْبَابِهِ مِنْ خَرَاجٍ فَهُوَ عَلَى ٱلْعِلْجِ فَقَالَ «إِنْ كَانَ عَلَى أَرْبَابِهِ مِنْ خَرَاجٍ فَهُوَ عَلَى ٱلْعِلْجِ فَقَالَ «إِنْ كَانَ عَلَى أَرْبَابِهِ مِنْ خَرَاجٍ فَهُو عَلَى ٱلْعِلْجِ فَقَالَ «إِنْ كَانَ عَلَى أَرْبَابِهِ مِنْ خَرَاجٍ فَهُو عَلَى ٱلْعِلْجِ فَقَالَ «إِنْ كَانَ عَلَى أَرْبَابِهِ مِنْ خَرَاجٍ فَهُو عَلَى ٱلْعِلْجِ فَقَالَ «إِنْ كَانَ عَلَى أَرْبَابِهِ مِنْ خَرَاجٍ فَهُو عَلَى ٱلْعِلْجِ فَقَالَ وَإِنْ كَانَ عَلَى أَرْبَابِهِ مِنْ خَرَاجٍ فَهُو عَلَى ٱللْعَلْمِ أَنْ إِلَا فَلاَ يَنْبَغِي لَهُ أَنْ يَعْبَعِي لَهُ أَنْ مِنْ مُرَاتٍ مُهُو مَتًى يَكُونَ سُنْبُلاً وَ إِلاَّ فَلاَ يَنْبَعِي لَهُ أَنْ يَثْرَكُهُ حَتَّى يَكُونَ سُنْبُلاً».

Hadith.3862 - Sama'ah asked him about purchasing fodder crops, where a man buys them but does not harvest them, and then decides to leave them until they produce spikes of barley or wheat. He had bought them from their roots, and any tax due on them was the responsibility of the cultivator.

Imam ^{a.s} said: "If he stipulated at the time of purchase that he may either cut them as fodder or leave them as they are until they produce spikes, then there is no harm. Otherwise, it is not proper for him to leave them until they produce spikes."

[REFERENCES]

Al-Kafi, Vol.5 p.275 • Man La Yahduruhu Al-Faqih, Vol.3 p.234 • Tahdhib Al-Ahkam, Vol.7 p.142 • Al-Istibsar, Vol.3 p.112 • Al-Wafi, Vol.18 p.549 • Wasa'il Al-Shi'ah, Vol.18 p.236

3863 - وَ سَأَلَهُ سَمَاعَةُ : عَنِ اَلرَّجُلِ اِشْتَرَى مَرْعًى يَرْعَى فِيهِ بِخَمْسِينَ دِرْهَماً أَوْ أَقَلَّ أَوْ أَكْثَرَ فَأَرَادَ أَنْ يُدْخِلَ مَعَهُ مَنْ شَاءَ بِبَعْضِ مَا أَعْطَى وَ إِنْ أَدْخَلَ مَعَهُ يُدْخِلَ مَعَهُ مَنْ شَاءَ بِبَعْضِ مَا أَعْطَى وَ إِنْ أَدْخَلَ مَعَهُ



بِتِسْعَةٍ وَ أَرْبَعِينَ دِرْهَماً فَكَانَ غَنَمُهُ تَرْعَى بِدِرْهَمٍ فَلاَ بَأْسَ وَ لَيْسَ لَهُ أَنْ يَبِيعَهُ بِخَمْسِينَ دِرْهَماً وَ يَرْعَى مِعَهُمْ إِلاَّ أَنْ يَكُونَ قَدْ عَمِلَ فِي ٱلْمَرْعَى عَمَلاً حَفَرَ بِنُراً أَوْ شَقَّ نَهَراً بِرِضَا أَصْحَابِ ٱلْمَرْعَى فَلاَ بَأْسَ بِأَنْ مَعَهُمْ إِلاَّ أَنْ يَكُونَ قَدْ عَمِلَ فِيهِ عَمَلاً فَلِذَلِكَ يَصْلُحُ لَهُ».

Hadith.3863 - Sama'ah asked him about a man who purchased grazing land for fifty dirhams, or more or less, to graze his livestock, and then wanted to allow others to graze with him and charge them a fee.

Imam ^{a.s} said: "He may allow others to graze with him for part of what he paid. For example, if he includes others for forty-nine dirhams and his livestock grazes for one dirham, there is no harm in it. However, he is not allowed to sell the grazing rights for fifty dirhams and graze with them unless he has done some work on the pasture, such as digging a well or channeling a stream with the consent of the pasture owners. In that case, there is no harm in selling it for more than what he purchased it for, because he has added value through his work, making it permissible for him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.235

3864 - وَ رَوَى سُلَيْمَانُ بْنُ خَالِدٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِنِّي لَأَكْرَهُ أَنْ أَسْتَأْجِرَ اَلرَّحَى وَحْدَهَا ثُمَّ أُوَاجِرَهَا بِأَكْثَرَ مِمَّا اِسْتَأْجَرْتُهَا إِلاَّ أَنْ أُحْدِثَ فِيهَا حَدَثاً أَوْ أُغْرَمَ فِيهَا غُرْماً».

Hadith.3864 - Sulaiman bin Khalid narrated from Abu Abdillah ^{a.s} who said: "I dislike renting a millstone alone and then leasing it out for more than what I rented it for, unless I make improvements to it or incur expenses related to it."

[REFERENCES]

Al-Kafi, Vol.5 p.273 • Man La Yahduruhu Al-Faqih, Vol.3 p.235 • Tahdhib Al-Ahkam, Vol.7 p.204 • Al-Wafi, Vol.18 p.939 • Wasa'il Al-Shi'ah, Vol.19 p.124 • Wasa'il Al-Shi'ah, Vol.19 p.130

3865 - وَ فِي رِوَايَةِ إِسْحَاقَ بْنِ عَمَّارٍ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا تَقَبَّلْتَ أَرْضاً بذَهَب أَوْ فِضَّةٍ فَلاَ تُقَبِّلْهَا بِأَكْثَرَ مِمَّا قَبلْتَهَا بِهِ لِأَنَّ اَلذَّهَبَ وَ اَلْفِضَّةَ مُصْمَتَان».

Hadith.3865 - In a narration from Ishaq bin Ammar, from Abu Basir, from Abu Abdillah ^{a.s}, who said: "If you lease land with gold or silver, do not lease it out for more than what you leased it for, because gold and silver are fixed commodities."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.235 • Wasa'il Al-Shi'ah, Vol.19 p.128

3866 - وَ رُوِيَ عَنْ عَلِيٍّ بْنِ أَبِي حَمْزَةَ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلْحِنْطَةِ وَ اَلشَّعِيرِ أَشْتَرِي زَرْعَهُ قَبْلَ أَنْ يُسَنْبِلَ وَ هُوَ حَشِيشٌ قَالَ «لاَ إِلاَّ أَنْ يَشْتَرِيَهُ لِقَصِيلٍ يَعْلِفُهُ اَلدَّوَابَّ ثُمَّ يَتْرُكَهُ إِنْ شَاءَ حَتَّى يُسَنْبِلَ».



Hadith.3866 - It is narrated from Ali bin Abi Hamzah, from Abu Basir, from Abu Abdillah ^{a.s}, who said: I asked him about purchasing wheat and barley crops before they produce spikes while they are still grass.

Imam ^{a.s} said: "No, unless he buys it as fodder to feed animals, and then, if he wishes, he may leave it until it produces spikes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.236 • Al-Wafi, Vol.18 p.551 • Wasa'il Al-Shi'ah, Vol.18 p.237

3867 - وَ رُوِيَ عَنْ سَعِيدِ بْنِ يَسَارٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَكُونُ لَهُ شِرْبٌ مَعَ السَّلاَمُ عَنْ الرَّجُلِ يَكُونُ لَهُ شِرْبٌ مَعَ اللَّهِ عَلَيْهِ أَيبِيعُهُ قَالَ «نَعَمْ إِنْ شَاءَ بَاعَهُ بِوَرِقٍ وَ إِنْ اللَّهَ بَاعَهُ بِوَرِقٍ وَ إِنْ شَاءَ بَاعَهُ بِوَرِقٍ وَ إِنْ شَاءَ بَاعَهُ بِكَيْلِ حِنْطَةٍ».

Hadith.3867 - It is narrated from Sa'id bin Yasar who said: I asked Abu Abdillah ^{a.s} about a man who has a share of water usage in a canal along with others, and they are partners in it. If some of them no longer need their share of the water, can they sell it?

Imam ^{a.s} said: "Yes, if he wishes, he may sell it for silver coins, or if he wishes, he may sell it for a measure of wheat."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.236

3868 - وَ سَأَلَهُ سَمَاعَةُ : عَنْ رَجُلٍ يُزَارِعُ بِبَدْرِهِ فِي اَلْأَرْضِ مِائَةَ جَرِيبٍ مِنَ اَلطَّعَامِ أَوْ غَيْرِهِ مِمَّا يُزْرَعُ ثُمَّ يَأْتِيهِ رَجُلُ آخَرُ فَيَقُولُ لَهُ خُذْ مِنِّي نِصْفَ بَدْرِكَ وَ نِصْفَ نَفَقَتِكَ فِي هَذِهِ اَلْأَرْضِ لِأُشَارِكَكَ قَالَ «لاَ بَأْسَ بذَلِكَ».

Hadith.3868 - Sama'ah asked him about a man who cultivates one hundred jaribs of crops, whether food or other plants, using his own seeds. Then another man comes to him and says, "Take half of my seeds and half of my expenses for this land so that I may share the partnership with you."

Imam {a.s} said: "There is no harm in that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.236 • Al-Wafi, Vol.18 p.1030

3869 - وَ سَأَلَهُ عَنْ رَجُلٍ اِشْتَرَى قَصِيلاً فَلَمْ يَقْصِلْهُ وَ تَرَكَهُ حَتَّى صَارَ شَعِيراً وَ قَدْ كَانَ اِشْتَرَطَ عَلَى اَلْعِلْجِ يَوْمَ اِشْتَرَاهُ أَنَّهُ إِنْ شَاءَ يَوْمَ اِشْتَرَاهُ أَنَّهُ إِنْ قَالَ «إِنْ كَانَ اِشْتَرَطَ عَلَى اَلْعِلْجِ يَوْمَ اِشْتَرَاهُ أَنَّهُ إِنْ شَاءَ جَعَلَهُ مَا يَأْتِيهِ مِنْ نَائِبَةٍ أَنَّهُ عَلَى اَلْعِلْجِ فَقَالَ «إِنْ كَانَ اِشْتَرَطَ عَلَى اَلْعِلْجِ يَوْمَ اِشْتَرَاهُ أَنَّهُ إِنْ شَاءَ جَعَلَهُ قَصِيلاً فَلَهُ شَرْطُهُ وَ إِنْ لَمْ يَكُنِ اِشْتَرَطَ فَلاَ يَنْبَغِي لَهُ أَنْ يَدَعَهُ حَتَّى يَكُونَ مَنْهُ ».



وَ إِنِ اشْتَرَى رَجُلٌ نَخْلًا لِيَقْطَعَهُ لِلْجُذُوعِ فَغَابَ وَ تَرَكَ النَّخْلَ كَهَيْئَتِهِ لَمْ يَقْطَعْ ثُمَّ قَدِمَ وَ قَدْ حَمَلَ النَّخْلُ فَالْحَمْلُ لَهُ إِلَّا أَنْ يَكُونَ صَاحِبُ النَّخْلِ كَانَ يَسْقِيهِ وَ يَقُومُ عَلَيْهِ وَ إِنْ أَتَى رَجُلٌ أَرْضاً فَزَرَعَهَا بِغَيْرِ إِذْنِ صَاحِبِهَا فَلَمَّا بَلَغَ الزَّرْعُ إِلَّا أَنْ يَكُونَ صَاحِبُ النَّرْضِ فَقَالَ زَرَعْتَ بِغَيْرِ إِذْنِى فَزَرْعُكَ لِى وَعَلَىَّ مَا أَنْفَقْتَ فَلِلزَّارِعِ زَرْعُهُ وَ لِصَاحِبِ الْأَرْضِ كِرَى أَرْضِهِ. جَاءَ صَاحِبُ الْأَرْضِ فَقَالَ زَرَعْتَ بِغَيْرِ إِذْنِى فَزَرْعُكَ لِى وَعَلَىَّ مَا أَنْفَقْتَ فَلِلزَّارِعِ زَرْعُهُ وَ لِصَاحِبِ الْأَرْضِ كِرَى أَرْضِهِ.

Hadith.3869 - Sama'ah asked him about a man who purchased fodder crops but did not harvest them and left them until they turned into barley. He had stipulated with the landowner at the time of purchase that any incident or damage would be the responsibility of the landowner.

Imam {a.s} said: "If he stipulated with the landowner at the time of purchase that he may leave it to grow into spikes or cut it as fodder, then he is bound by his condition. However, if he did not stipulate this, it is not proper for him to leave it until it becomes spikes. If he does so, then he is responsible for its tax and expenses, and he is entitled to what it produces."

[AL SADUQ]

And if a man buys date palms to cut them down for their trunks, but he leaves them as they are without cutting them and later returns to find the palms bearing fruit, the fruit belongs to him—unless the owner of the palms was watering and maintaining them.

And if a man plants crops on land without the owner's permission, and when the crops grow, the landowner comes and says, "You planted without my permission, so the crops belong to me, and I will compensate you for your expenses," then the crops belong to the planter, and the landowner is entitled to rent for his land.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.237

3870 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ عَلِيٍّ بْنِ مَحْبُوبٍ قَالَ : كَتَبَ رَجُلُّ إِلَى ٱلْفَقِيهِ عَلَيْهِ ٱلسَّلاَمُ فِي رَجُلٍ كَانَتْ لَهُ رَحًى عَلَى نَهَرِ قَرْيَةٍ وَ ٱلْقَرْيَةِ وَ ٱلْقَرْيَةِ وَ ٱلْقَرْيَةِ وَ ٱلْقَرْيَةِ وَ ٱلْقَرْيَةِ وَ ٱلْقَرْيَةِ أَنْ يَسُوقَ ٱلْمَاءَ إِلَى قَرْيَتِهِ فِي غَيْرِ هَذَا ٱلنَّهَرِ ٱلَّذِي عَلَيْهِ السَّلاَمُ «يَتَّقِي ٱللَّهَ وَ يَعْمَلُ فِي ٱلنَّهَرِ ٱلَّذِي عَلَيْهِ السَّلاَمُ «يَتَّقِي ٱللَّهَ وَ يَعْمَلُ فِي النَّهَ وَ يَعْمَلُ فِي ذَلِكَ إِنْ اللَّهَ وَ لَا يُضَارُ أَخَاهُ ٱلْمُؤْمِنَ » وَ فِي رَجُلٍ كَانَتْ لَهُ قَنَاةٌ فِي قَرْيَةٍ فَأَرَادَ رَجُلُ آخَرُ أَنْ يَحْفِرَ قَنَاةً ذَلِكَ إِللْمُعْرُوفِ وَ لاَ يُضَارُ أَخَاهُ ٱلْمُؤْمِنَ » وَ فِي رَجُلٍ كَانَتْ لَهُ قَنَاةٌ فِي قَرْيَةٍ فَأَرَادَ رَجُلٌ آخَرُ أَنْ يَحْفِرَ قَنَاةً أَوْ رِحْوَةً فَوَقَّعَ عَلَيْهِ السَّلامُ «عَلَى حَسَبِ أَنْ لاَ يُضِرَّ إِللْأَخْرَى فِي أَرْضِ إِذَا كَانَتْ صَعْبَةً أَوْ رِحْوَةً فَوَقَّعَ عَلَيْهِ ٱلسَّلاَمُ «عَلَى حَسَبِ أَنْ لاَ يُضِرَّ أَلَالآخَرِ إِنْ شَاءَ ٱللَّهُ تَعَالَى».

Hadith.3870 - It is narrated from Muhammad bin Ali bin Mahbub who said: A man wrote to the 'Jurist' (Imam Hasan ibn Ali Al-Askari ^{a.s}) regarding a case where a man had a mill situated on a river that passed through a village. The village belonged to one or two men. The owner of the village wanted to divert the water to his village through a different channel, which would disable the mill. He asked whether he had the right to do so.

The 'Jurist' Imam ^{a.s} responded: "He should fear Allah ^{SWT} and act in a fair manner, and he should not harm his believing brother."

He also asked about a man who had a canal in a village, and another man wanted to dig another canal above it. He inquired about the required distance between them so that one would not harm the other, especially if the land was either hard or soft.

The 'Jurist' Imam ^{a.s} responded: "It should be done in such a way that neither of them harms the other, if Allah ^{SWT} wills."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.238 • Tahdhib Al-Ahkam, Vol.7 p.146



3871 - وَ - قَضَى رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ أَنْ يَكُونَ بَيْنَ اَلْقَنَاتَيْنِ فِي اَلْعَرْضِ إِذَا كَانَتْ أَرْضاً رِخْوَةً أَنْ يَكُونَ بَيْنَهُمَا أَلْفُ ذِرَاعٍ وَ إِنْ كَانَتْ أَرْضاً صُلْبَةً يَكُونُ بَيْنَهُمَا خَمْسُمِائَةِ ذِرَاعٍ.

Hadith.3871 - The Messenger of Allah ^(SWT) (peace and blessings be upon him and his family) ruled that the distance between two canals, if the land is soft, should be one thousand cubits, and if the land is hard, the distance should be five hundred cubits.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.238

3872 - وَ قَضَى عَلَيْهِ ٱلسَّلاَمُ فِي أَهْلِ ٱلْبَوَادِي أَنْ لاَ يَمْنَعُوا فَضْلَ مَاءٍ وَ لاَ يَبِيعُوا فَضْلَ ٱلْكَلَإِ.

Hadith.3872 - Imam ^{a.s} ruled concerning the people of the desert that they should neither withhold surplus water nor sell excess pasture.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.238 • Wasa'il Al-Shi'ah, Vol.17 p.372

3873 - وَ قَضَى عَلَيْهِ اَلسَّلاَمُ أَنَّ اَلْبِئْرَ حَرِيمُهَا أَرْبَعُونَ ذِرَاعاً لاَ يُحْفَرُ إِلَى جَنْبِهَا بِئرٌ أُخْرَى لِمَعْطَن أَوْ غَنَمٍ.

Hadith.3873 - Imam ^{a.s.} ruled that the protected area around a well is forty cubits, and no other well may be dug next to it for watering livestock or sheep.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.238

3874 - وَ رَوَى مُحَمَّدُ بْنُ سِنَانٍ عَنْ أَبِي ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ مَاءِ ٱلْوَادِي فَقَالَ «إِنَّ ٱلْمُسْلِمِينَ شُرَكَاءُ فِى ٱلْمَاءِ وَ ٱلنَّارِ وَ ٱلْكَلَإِ ».

Hadith.3874 - Muhammad bin Sinan narrated from Abu Al-Hasan ${}^{\{a.s\}}$ who said: I asked him about the water of the valley.

Imam ^{a.s} said: "Indeed, Muslims are partners in water, fire, and pasture."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.239 • Tahdhib Al-Ahkam, Vol.7 p.146 • Wasa'il Al-Shi'ah, Vol.25 p.417

3875 - وَ رَوَى عُمَرُ بْنُ حَنْظَلَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ بَاعَ أَرْضاً عَلَى أَنَّ فِيهَا عَشَرَةَ أَجْرِبَةٍ فَاشْتَرَى اَلْمُشْتَرِي ذَلِكَ مِنْهُ بِحُدُودِهِ وَ نَقَدَ اَلثَّمَنَ وَ أَوْقَعَ صَفْقَةَ اَلْبَيْعِ وَ اِفْتَرَقَا فَلَمَّا مَسَحَ اَلْأَرْضَ إِذَا أَجْرِبَةٍ فَاشْتَرَى اَلْمُشْتَرِي ذَلِكَ مِنْهُ بِحُدُودِهِ وَ نَقَدَ اَلثَّمَنَ وَ أَوْقَعَ صَفْقَةَ اَلْبَيْعِ وَ اِفْتَرَقَا فَلَمَّا مَسَحَ اَلأَرْضَ إِذَا هِي عَنْ اللَّهُ عَلَيْهُ إِلاَّ أَنْ هِي خَمْسَةُ أَجْرِبَةٍ قَالَ «إِنْ شَاءَ اِسْتَرْجَعَ فَضْلَ مَالِهِ وَ أَخَذَ اَلْأَرْضَ وَ إِنْ شَاءَ رَدَّ الْبَيْعَ وَ أَخَذَ مَالَهُ كُلَّهُ إِلاَّ أَنْ تَكُونَ إِلَى حَدِّ تِلْكَ اَلْأَرْضَ لَهُ الْمُبِيعِ فَإِنْ لَمْ تَكُونَ الْبَيْعُ لاَزِماً لَهُ وَ الْوَفَاءُ لَهُ بِتَمَامِ الْمَبِيعِ فَإِنْ لَمْ



يَكُنْ لَهُ فِي ذَلِكَ ٱلْمَكَانِ غَيْرُ ٱلَّذِي بَاعَ فَإِنْ شَاءَ ٱلْمُشْتَرِي أَخَذَ ٱلْأَرْضَ وَ اِسْتَرْجَعَ فَضْلَ مَالِهِ وَ إِنْ شَاءَ رَدًّ وَ أَخَذَ ٱلْمَالَ كُلَّهُ».

Hadith.3875 - Umar bin Hanzalah narrated from Abu Abdillah ^{a.s} regarding a man who sold a piece of land, claiming it contained ten jaribs, and the buyer purchased it with its boundaries specified, paid the price, concluded the sale, and they separated.

However, when the land was measured, it turned out to be only five jaribs.

Imam ^{a.s.} said: "If the buyer wishes, he may reclaim the excess amount of his payment and keep the land, or if he wishes, he may cancel the sale and take back all his money, unless the seller owns additional land adjacent to the specified boundaries and fulfills the remainder of the agreed quantity. In that case, the sale remains valid, and the seller must complete the agreed quantity. However, if the seller does not own any additional land in that area beyond what he sold, then the buyer has the option to keep the land and reclaim the excess amount of his payment, or cancel the sale entirely and recover all his money."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.239 • Tahdhib Al-Ahkam, Vol.7 p.153 • Awali Al-La'ali, Vol.3 p.219 • Al-Wafi, Vol.17 p.520 • Wasa'il Al-Shi'ah, Vol.18 p.27



CHAPTER 70 – CHAPTER ON REVIVING BARREN LANDS AND PROPERTIES

بَابُ إِحْيَاءِ الْمَوَاتِ وَ الْأَرْضِينَ

3876 - رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ : سَأَلْتُهُ عَنِ اَلشِّرَاءِ مِنْ أَرْضِ اَلْيَهُودِيُّ وَ اَلنَّصْرَانِيٌّ فَقَالَ «لَيْسَ بِهِ بَأْسٌ وَ قَدْ ظَهَرَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ عَلَى خَيْبَرَ فَخَارَجَهُمْ عَلَى أَنْ تَكُونَ اَلْأَرْضُ فِي أَيْدِيهِمْ بِهِ بَأْسٌ وَ قَدْ ظَهَرَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ عَلَى خَيْبَرَ فَخَارَجَهُمْ عَلَى أَنْ تَكُونَ اَلْأَرْضُ فِي أَيْدِيهِمْ يَعْمَلُونَ فِيهَا وَ يَعْمُرُونَهَا وَ مَا بَأْسٌ لَوِ اِشْتَرَيْتَ مِنْهَا شَيْئاً وَ أَيُّمَا قَوْمٍ أَحْيَوْا شَيْئاً مِنَ اَلْأَرْضِ فَعَمَرُوهُ فَهُمْ يَعْمَلُونَ فِيهَا وَ مَا بَأْسٌ لَوِ اِشْتَرَيْتَ مِنْهَا شَيْئاً وَ أَيُّمَا قَوْمٍ أَحْيَوْا شَيْئاً مِنَ اَلْأَرْضِ فَعَمَرُوهُ فَهُمْ أَحْتُوا بَهِ وَ هُوَ لَهُمْ».

Hadith.3876 - Al-Ala' narrated from Muhammad bin Muslim who said: I asked him about purchasing land from Jews and Christians.

Imam ^{a.s} said: "There is no harm in it. Indeed, the Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) conquered Khaybar and made an agreement with them that the land would remain in their hands, they would work on it and cultivate it. So, there is no harm if you purchase something from it. And any people who revive and develop a piece of land, they have the right to it, and it belongs to them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.239

3877 - وَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ غَرَسَ شَجَراً بَدْءاً أَوْ حَفَرَ وَادِياً لَمْ يَسْبِقْهُ إِلَيْهِ أَحَدٌ أَوْ أَرْضاً مَيْتَةً فَهِيَ لَهُ قَضَاءً مِنَ اَللَّهِ عَزَّ وَ جَلَّ وَ رَسُولِهِ ».

Hadith.3877 - The Prophet (peace and blessings be upon him and his family) said:

"Whoever plants a tree from the beginning, or digs a valley that no one has preceded him in, or revives dead land, then it belongs to him, this is a decree from Allah (SWT), the Mighty and Glorious, and His Messenger."

[REFERENCES]

Al-Kafi, Vol.5 p.280 • Man La Yahduruhu Al-Faqih, Vol.3 p.240 • Tahdhib Al-Ahkam, Vol.7 p.151 • Al-Istibsar, Vol.3 p.107 • Al-Wafi, Vol.18 p.984 • Wasa'il Al-Shi'ah, Vol.25 p.413

3878 - وَ رُوِيَ عَنِ ٱلْحَسَنِ بْنِ عَلِيٍّ ٱلْوَشَّاءِ قَالَ : سَأَلْتُ أَبَا ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ اِشْتَرَى مِنْ رَجُلٍ أَرْضاً جُرْبَاناً مَعْلُومَةً بِمِائَةِ كُرٍّ عَلَى أَنْ يُعْطِيَهُ مِنَ ٱلْأَرْضِ فَقَالَ «حَرَامٌ » قُلْتُ جُعِلْتُ فِدَاكَ فَإِنِ اِشْتَرَى مِنْهُ ٱلْرُضَ بِكَيْل مَعْلُومٍ وَ حِنْطَةٍ مِنْ غَيْرِهَا فَقَالَ «لاَ بَأْسَ بِذَلِكَ».



Hadith.3878 - It is narrated from Al-Hasan bin Ali Al-Washsha' who said: I asked Abu Al-Hasan ^{a.s} about a man who purchased a specified number of plots of land from another man for one hundred kurr, with the condition that he would give him the payment from the yield of the land. Imam ^{a.s} said: "This is forbidden."

I said: "May I be your ransom, what if he purchases the land with a specified measure and with wheat from elsewhere?"

Imam {a.s} said: "There is no harm in that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.240 • Tahdhib Al-Ahkam, Vol.7 p.149 • Wasa'il Al-Shi'ah, Vol.18 p.237

3879 - وَ رُوِيَ عَنْ أَبِي اَلرَّبِيعِ اَلشَّامِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ يَشْتَرِي مِنْ أَرَاضِي أَهْلِ اَللَّهِ عَلَيْهِ اَلسَّوَادِ شَيْئاً إِلاَّ مَنْ كَانَتْ لَهُ ذِمَّةٌ فَإِنَّمَا هِىَ فَىٰءٌ لِلْمُسْلِمِينَ ».

Hadith.3879 - It is narrated from Abu Al-Rabi' Al-Shami, from Abu Abdillah ^{a.s}, who said: "Do not purchase anything from the lands of the Sawad except from those who have a covenant, for it is a spoils (fay') for the Muslims."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.240 • Tahdhib Al-Ahkam, Vol.7 p.147 • Al-Istibsar, Vol.3 p.109 • Al-Wafi, Vol.18 p.996 • Wasa'il Al-Shi'ah, Vol.17 p.369

3880 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ ٱللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : سُئِلَ وَ أَنَا حَاضِرٌ عَنْ رَجُلٍ أَحْيَا أَرْضاً مَوَاتاً فَكَرَى فِيهَا نَهَراً وَ بَنَى بُيُوتاً وَ غَرَسَ نَخْلاً وَ شَجَراً فَقَالَ «هِيَ لَهُ وَ لَهُ حَاضِرٌ عَنْ رَجُلٍ أَحْيَا أَرْضاً مَوَاتاً فَكَرَى فِيهَا نَهَراً وَ بَنَى بُيُوتاً وَ غَرَسَ نَخْلاً وَ شَجَراً فَقَالَ «هِيَ لَهُ وَ لَهُ أَجْرُ بُيُوتِهَا وَ عَلَيْهِ فِيهَا ٱلْعُشْرُ فِيهَا سَقَتِ ٱلدَّوَالِي وَ ٱلْغَرْبُ رَصْفُ ٱلْعُشْر».

Hadith.3880 - Al-Hasan bin Mahbub narrated from Abdullah bin Sinan, from Abu Abdillah ^{a.s}, who said:

Imam ^{a.s} was asked, while I was present, about a man who revived dead land, dug a canal in it, built houses, and planted palm trees and other trees.

Imam ^{a.s} said: "It belongs to him, and he is entitled to the rent of its houses. However, he must pay a tenth ('ushr) of what is watered by rain, a valley stream, or a spring. As for what is watered by buckets or water-lifting devices, he must pay half of a tenth (nisfu al-'ushr)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.241 • Al-Wafi, Vol.18 p.985 • Wasa'il Al-Shi'ah, Vol.25 p.412

3881 - وَ سَأَلَهُ سَمَاعَةُ : عَنْ رَجُلٍ زَارَعَ مُسْلِماً أَوْ مُعَاهَداً فَأَنْفَقَ فِيهِ نَفَقَةً ثُمَّ بَدَا لَهُ فِي بَيْعِهِ أَ لَهُ ذَلِكَ قَالَ «يَشْتَرِيهِ بِالْوَرِقِ فَإِنَّ أَصْلَهُ طَعَامٌ».

Hadith.3881 - Sama'ah asked him about a man who entered into a farming partnership with a Muslim or a covenant holder (Mu'ahid) and spent on it, but then decided to sell it. Imam ^{a.s} said: "He may sell it for silver coins, for its origin is food."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.241

3882 - وَ - سَأَلَهُ عَبْدُ اَللَّهِ بْنُ سِنَانٍ : عَنِ اَلنُّزُولِ عَلَى أَهْلِ اَلْخَرَاجِ فَقَالَ «ثَلاَثَةُ أَيَّامٍ». وَ رُوىَ ذَلِكَ عَنِ اَلنَّبِيِّ صَلِّى اَللَّهُ عَلَيْهِ وَ آلِهِ.

Hadith.3882 - Abdullah bin Sinan asked him about staying with the people who pay land tax (Ahl al-Kharaj).

Imam ^{a.s} said: "Three days."

TAL SADUO

And this is also narrated from the Prophet (peace and blessings be upon him and his family).

[REFERENCES]

Al-Kafi, Vol.5 p.284 • Man La Yahduruhu Al-Faqih, Vol.3 p.241 • Al-Wafi, Vol.18 p.1002 • Wasa'il Al-Shi'ah, Vol.19 p.64

3883 - وَ رُوِيَ عَنْ عَلِيٍّ بْنِ مَهْزِيَارَ قَالَ : سَأَلْتُ أَبَا جَعْفَرِ اَلثَّانِيَ عَلَيْهِ اَلسَّلاَمُ عَنْ دَارِ كَانَتْ لاِمْرَأَةٍ وَ كَانَ لَهَا وَ لَهَا إِبْنٌ وَ إِبْنَةٌ فَغَابَ اَلاِبْنُ فِي اَلْبَحْرِ وَ مَاتَتِ اَلْمَرْأَةُ فَادَّعَتِ إِبْنَتُهَا أَنَّ أُمَّهَا كَانَتْ صَيَّرَتْ تِلْكَ اَلدَّارَ لَهَا وَ بَاعَتْ أَشْقَاصاً مِنْهَا وَ بَقِيَتْ فِي اَلدًارِ قِطْعَةٌ إِلَى جَنْبِ دَارِ رَجُلٍ مِنْ إِخْوَانِنَا فَهُو يَكُرَهُ أَنْ يَشْتَرِيَهَا لِغَيْبَةِ بَاعَتْ أَشْقَاصاً مِنْهَا وَ بَقِيَتْ فِي الدَّارِ قِطْعَةٌ إِلَى جَنْبِ دَارِ رَجُلٍ مِنْ إِخْوَانِنَا فَهُو يَكُرَهُ أَنْ يَشْتَرِيَهَا لِغَيْبَةِ الْابْنِ وَ مَا يَتَخَوَّفُ مِنْ أَنَّهُ لاَ يَحِلُ لَهُ شِرَاؤُهَا وَ لَيْسَ يُعْرَفُ لِلاِبْنِ خَبَرٌ قَالَ «وَ مُنْذُ كَمْ غَابَ» قُلْتُ مُنْذُ سِنِينَ ثُمَّ يَشْتَرِي».

Hadith.3883 - It is narrated from Ali bin Mahziyar who said:

I asked Abu Ja'far Al-Thani ^{a.s.} about a house that belonged to a woman who had a son and a daughter. The son went missing at sea, and the woman died. The daughter claimed that her mother had transferred the ownership of the house to her and sold portions of it, leaving a remaining portion beside the house of one of our brothers.

This brother was reluctant to purchase it due to the absence of the son and the concern that buying it might not be permissible, as there was no news about the son.

Imam {a.s} asked: "How long has he been missing?"

I said: "For many years."

Imam ^{a.s} said: "He should wait for the son's absence for ten years, and then he may purchase it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.241 • Al-Wafi, Vol.18 p.764

3884 - وَ كَتَبَ مُحَمَّدُ بْنُ ٱلْحَسَنِ ٱلصَّفَّارُ رَحِمَهُ ٱللَّهُ إِلَى أَبِي مُحَمَّدٍ ٱلْحَسَنِ بْنِ عَلِيٍّ عَلَيْهِ ٱلسَّلاَمُ : فِي رَجُلٍ الشَّرَى مِنْ رَجُلٍ بَيْتًا فِي دَارٍ لَهُ بِجَمِيعٍ حُقُوقِهِ وَ فَوْقَهُ بَيْتُ آخَرُ هَلْ يَدْخُلُ ٱلْبَيْتُ ٱلْأَعْلَى فِي حُقُوقِ ٱلْبَيْتِ الشَّرَى مِنْ رَجُلٍ بَيْتًا فِي دَارٍ لَهُ بِجَمِيعٍ حُقُوقِهِ وَ فَوْقَهُ بَيْتُ آخَرُ هَلْ يَدْخُلُ ٱلْبَيْتُ ٱلْأَعْلَى فِي حُقُوقِ ٱلْبَيْتِ الْأَسْفَلِ أَمْ لاَ فَوَقَّعَ عَلَيْهِ ٱلسَّلاَمُ «لَيْسَ لَهُ إِلاَّ مَا اِشْتَرَاهُ بِاسْمِهِ وَ مَوْضِعِهِ إِنْ شَاءَ ٱللَّهُ».



Hadith.3884 - Muhammad bin Al-Hasan Al-Saffar, may Allah ^{SWT} have mercy on him, wrote to Abu Muhammad Al-Hasan bin Ali ^{a.s} regarding a man who purchased a house in a property with all its rights, and there was another house above it.

He asked whether the upper house is included in the rights of the lower house or not.

Imam ^{a.s} responded: "He is entitled only to what he purchased by its name and specified location, if Allah ^{SWT} wills."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.242 • Tahdhib Al-Ahkam, Vol.7 p.150 • Al-Wafi, Vol.17 p.526 • Wasa'il Al-Shi'ah, Vol.18 p.91

3885 - وَ كَتَبَ إِلَيْهِ فِي رَجُلٍ قَالَ لِرَجُلَيْنِ اِشْهَدَا أَنَّ جَمِيعَ اَلدَّارِ اَلَّتِي لَهُ فِي مَوْضِعِ كَذَا وَ كَذَا بِحُدُودِهَا كُلُّهَا لِفُلاَنِ بْنِ فُلاَنٍ وَ جَمِيعَ مَا لَهُ فِي اَلدَّارِ مِنَ اَلْمَتَاعِ وَ اَلْبَيِّنَةُ لاَ تَعْرِفُ اَلْمَتَاعَ أَيُّ شَيْءٍ هُوَ فَوَقَّعَ عَلَيْهِ كُلُّهَا لِفُلاَنِ بْنِ فُلاَنٍ وَ جَمِيعَ مَا لَهُ فِي اَلدَّارِ مِنَ اَلْمَتَاعِ وَ اَلْبَيِّنَةُ لاَ تَعْرِفُ اَلْمَتَاعَ أَيُّ شَيْءٍ هُوَ فَوَقَّعَ عَلَيْهِ السَّلاَمُ «يَصْلُحُ إِذَا أَحَاطَ اَلشِّرَاءُ بِجَمِيعِ ذَلِكَ إِنْ شَاءَ اَللَّهُ».

Hadith.3885 - He wrote to Imam ^{a.s} regarding a man who said to two witnesses,

"Bear witness that the entire house which he owns in such-and-such a location, with all its boundaries, belongs to so-and-so, along with all the belongings he has in the house."

However, the witnesses did not know what the belongings were.

Imam ^{a.s} responded: "It is valid if the purchase encompasses all of that, if Allah ^{SWT} wills."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.242 • Tahdhib Al-Ahkam, Vol.7 p.150 • Al-Wafi, Vol.16 p.1036

3886 - وَ كَتَبَ إِلَيْهِ فِي رَجُلٍ كَانَتْ لَهُ قِطَاعُ أَرَضِينَ فَحَضَرَهُ ٱلْخُرُوجُ إِلَى مَكَّةً وَ ٱلْقَرْيَةِ عَلَى مَرَاحِلَ مِنْ مَنْزِلِهِ وَ لَمْ يَكُنْ لَهُ مِنَ ٱلْمُقَامِ مَا يَأْتِي بِحُدُودِ أَرْضِهِ وَ عَرَّفَ حُدُودَ ٱلْقَرْيَةِ ٱلْأَرْبَعَةَ فَقَالَ لِلشُّهُودِ اِشْهَدُوا أَنِّي مَنْ لِللهُ عُنِي ٱلْمُشْتَرِيَ جَمِيعَ ٱلْقَرْيَةِ ٱلَّتِي حَدُّ مِنْهَا كَذَا وَ ٱلثَّانِي وَ ٱلثَّالِثُ وَ ٱلرَّابِعُ وَ إِنَّمَا لَهُ فِي قَدْ بِعْتُ مِنْ فُلاَنٍ يَعْنِي ٱلْمُشْتَرِيَ جَمِيعَ ٱلْقَرْيَةِ ٱلَّتِي حَدُّ مِنْهَا كَذَا وَ ٱلثَّانِي وَ ٱلثَّالِثُ وَ ٱلرَّابِعُ وَ إِنَّمَا لَهُ فِي هَذِهِ ٱلْقَرْيَةِ وَ قَدْ أَقَرَّ لَهُ بِكُلِّهَا فَوَقَّعَ هَذِهِ ٱلْقَرْيَةِ وَ قَدْ أَقَرَّ لَهُ بِكُلِّهَا فَوَقَّعَ عَلَى مَا يَمْلِكُ وَ قَدْ وَجَبَ ٱلشَّرَاءُ مِنَ ٱلْبَائِعِ عَلَى مَا يَمْلِكُ ».

Hadith.3886 - He wrote to Imam ^{a.s} regarding a man who owned several plots of land and was preparing to leave for Mecca. The village was several stages away from his residence, and he did not have enough time to specify the boundaries of his land. Instead, he identified the four boundaries of the entire village and said to the witnesses, "Bear witness that I have sold to so-and-so (the buyer) the entire village, with its specified boundaries."

However, in reality, he only owned some plots of land within that village. The question was whether this sale was valid for the buyer, given that the seller acknowledged ownership of the whole village.

Imam ^{a.s} responded: "It is not permissible to sell what one does not own. However, the purchase is valid for the portion that the seller actually owns."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.242 • Tahdhib Al-Ahkam, Vol.7 p.150 • Wasa'il Al-Shi'ah, Vol.17 p.339

BAB UL QAIM

3887 - وَ كَتَبَ إِلَيْهِ فِي رَجُلٍ يُشْهِدُهُ أَنَّهُ قَدْ بَاعَ ضَيْعَةً مِنْ رَجُلٍ آخَرَ وَ هِيَ قِطَاعُ أَرَضِينَ وَ لَمْ يُعَرِّفِ آلْحُدُودِ فَاشْهَدْ بِهَا هَلْ يَجُوزُ لَهُ ذَلِكَ أَوْ لاَ يَجُوزُ لَهُ أَنْ يَشْهَدَ الْحُدُودِ فَاشْهَدْ بِهَا هَلْ يَجُوزُ لَهُ ذَلِكَ أَوْ لاَ يَجُوزُ لَهُ أَنْ يَشْهَدَ فَوَقَّعَ عَلَيْهِ اَلسَّلاَمُ «نَعَمْ يَجُوزُ وَ اَلْحَمْدُ لِلَّهِ».

Hadith.3887 - He wrote to Imam ^{a.s} regarding a man who made another person a witness that he had sold an estate to another man. The estate consisted of several plots of land, but the boundaries were not specified at the time the witness was called.

The seller then said: "When they bring you the boundaries, testify to them."

The question was whether it was permissible for the witness to testify in such a case.

Imam ^{a.s} responded: "Yes, it is permissible, and all praise is due to Allah ^{SWT}."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.243 • Tahdhib Al-Ahkam, Vol.7 p.151

3888 - وَ كَتَبَ إِلَيْهِ هَلْ يَجُوزُ أَنْ يَشْهَدَ عَلَى اَلْحُدُودِ إِذَا جَاءَ قَوْمٌ آخَرُونَ مِنْ أَهْلِ تِلْكَ اَلْقَرْيَةِ فَشَهِدُوا أَنَّ عُدُودَ هَذِهِ اَلشَّاهِدِ اَلَّذِي أَشْهَدَهُ بِالضَّيْعَةِ وَ لَمْ يُسَمِّ حُدُودَ هَذِهِ اَلضَّيْعَةِ اَلَّتِي بَاعَهَا اَلرَّجُلُ هِيَ هَذِهِ فَهَلْ يَجُوزُ لِهَذَا اَلشَّاهِدِ اَلَّذِي أَشْهَدَهُ بِالضَّيْعَةِ وَ لَمْ يُسَمِّ الْخُدُودِ بِقَوْلِ هَوُلاَءِ الَّذِينَ عَرَّفُوا هَذِهِ اَلضَّيْعَةَ وَ شَهِدُوا لَهُ أَمْ لاَ يَجُوزُ لَهُمْ أَنْ يَشْهَدُوا وَ لَهُ الْحُدُودِ بِقَوْلِ هَوُلاَءِ النَّذِينَ عَرَّفُوا هَذِهِ اَلضَّيْعَةَ وَ شَهِدُوا لَهُ أَمْ لاَ يَجُوزُ لَهُمْ أَنْ يَشْهَدُوا وَ قَدْ قَالَ لَهُمُ الْبَائِعُ اِشْهَدُوا بِالْحُدُودِ إِذَا أَتَوْكُمْ بِهَا فَوَقَّعَ عَلَيْهِ اَلسَّلاَمُ « لاَ تَشْهَدْ إِلاَّ عَلَى صَاحِبِ اَلشَّيْءِ وَ بَقَوْلِهِ إِنْ شَاءَ اَللَّهُ».

Hadith.3888 - He wrote to Imam ^(a.s) asking whether it is permissible for a witness, who was called to testify about the sale of an estate without specifying its boundaries, to later testify to the boundaries based on the statements of other people from the village who identified and confirmed the boundaries of the estate.

The question was whether this witness, who initially testified to the sale, could now testify to the boundaries based on their statements.

Imam $^{\{a.s\}}$ responded: "Do not testify except based on the statement of the owner of the property, if Allah $^{\{SWT\}}$ wills."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.243 • Tahdhib Al-Ahkam, Vol.7 p.151

3889 - وَ رُوِيَ عَنْ جَرَّاحٍ اَلْمَدَائِنِيُّ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ دَارٍ فِيهَا ثَلاَثَةُ أَبْيَاتٍ وَ لَيْسَ لَهُنَّ حَجْرٌ قَالَ «إِنَّمَا اَلْإِذْنُ عَلَى اَلْبُيُوتِ لَيْسَ عَلَى اَلدَّارٍ إِذْنٌ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ يَعْنِي بِذَلِكَ الدَّارَ الَّتِي تَكُونُ لِلْغَلَّةِ وَ فِيهَا السُّكَّانُ بِالْكِرَى أَوْ بِالسُّكْنَى فَلَيْسَ عَلَى مِثْلِهَا مِنَ الدُّورِ إِذْنُ إِنَّمَا الْإِذْنُ عَلَى الْبُيُوتِ فَأَمَّا الدَّارُ الَّتِي لَيْسَتْ لِلْغَلَّةِ فَلَيْسَ لِأَحَدٍ أَنْ يَدْخُلَهَا إِلَّا بإِذْن.

Hadith.3889 - It is narrated from Jarrah Al-Mada'ini who said: I asked Abu Abdillah ^{a.s} about a house that contains three rooms, and these rooms do not have separate enclosures. Imam ^{a.s} said: "Permission is required for the rooms, but there is no need for permission regarding the house."



CHAPTER 70 - CHAPTER ON REVIVING BARREN LANDS AND PROPERTIES

[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, explained: This refers to a house used for income, where tenants reside either by lease or as temporary occupants. Such houses do not require permission to enter the general premises; rather, permission is specifically required for the rooms.

However, for a house that is not intended for rental income, no one is permitted to enter it without explicit permission.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.243 • Tahdhib Al-Ahkam, Vol.7 p.154 • Al-Wafi, Vol.18 p.1061 • Wasa'il Al-Shi'ah, Vol.25 p.435 • Tafsir Nur Al-Thaqalayn, Vol.3 p.587 • Tafsir Kanz Al-Daqaiq, Vol.9 p.275



CHAPTER 71 – CHAPTER ON SHARECROPPING AND LEASING

بَابُ الْمُزَارَعَةِ وَ الْإِجَارَةِ

€ 3916 – 3890 HADITH & پسئم اللهَّ الرَّحَمْن الرَّمِيرِ

3890 - رُوِيَ عَنْ يَعْقُوبَ بْنِ شُعَيْبٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلرَّجُلِ يُعْطِي اَلرَّجُلَ اَلْهُ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَللَّهُ عَزَّ وَ جَلَّ أَرْضَهُ وَ فِيهَا مَاءٌ وَ نَحْلٌ وَ فَاكِهَةٌ فَيَقُولُ اِسْقِ هَذَا مِنَ اَلْمَاءِ وَ اُعْمُرْهُ وَ لَكَ نِصْفُ مَا أَخْرَجَ اللَّهُ عَزَّ وَ جَلَّ مِنْهُ قَالَ «لاَ بَأْسَ» قَالَ وَ سَأَلْتُهُ عَنِ اَلرَّجُلِ يُعْطِي اَلرَّجُلَ اَلأَرْضَ الْخَرِبَةَ فَيَقُولُ اُعْمُرْهَا وَ هِي لَكَ ثَلاَثَ مِنْهُ قَالَ «لاَ بَأْسَ بِذَلِكَ» قَالَ وَ سَأَلْتُهُ عَنِ الرَّجُلِ تَكُونُ لَهُ اَلْأَرْضُ مِنْ سِنِينَ أَوْ مَا شَاءَ قَالَ «لاَ بَأْسَ بِذَلِكَ» قَالَ وَ سَأَلْتُهُ عَنِ الرَّجُلِ تَكُونُ لَهُ اَلْأَرْضُ مِنْ الرَّجُلِ عَلَيْهَا خَرَاجٌ مَعْلُومٌ وَ رُبَّمَا زَادَ وَ رُبَّمَا نَقَصَ فَيَدْفَعُهَا إِلَى الرَّجُلِ عَلَى أَنْ يَكْفِيَهُ خَرَاجَهَا وَ يُعْطِيهُ مِائَتَىٰ دِرْهَمٍ فِى اَلسَّنَةِ قَالَ «لاَ بَأْسَ».

Hadith.3890 - It is narrated from Ya'qub bin Shu'ayb, from Abu Abdillah ^{a.s}, who said:

I asked Imam ^{a.s} about a man who gives his land, which has water, palm trees, and fruits, to another man and says, "Irrigate this with water, cultivate it, and you will have half of what Allah ^(SWT), the Mighty and Glorious, produces from it."

Imam {a.s} said: "There is no harm in it."

I also asked him about a man who gives another man a piece of ruined land and says, "Rebuild it, and it is yours for three years, or four, or five years, or for whatever period you decide." Imam ^{a.s} said: "There is no harm in that."

I further asked Imam ^{a.s} about a man who owns a piece of land from the lands subject to tax (kharaj) with a fixed tax, which sometimes increases and sometimes decreases. He leases it to another man under the condition that the lessee will cover its tax and pay him two hundred dirhams annually.

Imam {a.s} said: "There is no harm in that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.244

3891 - وَ سَأَلَ سَمَاعَةُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَتَقَبَّلُ اَلْأَرْضَ بِطِيبَةِ نَفْسِ أَهْلِهَا عَلَى شَرْطٍ يُشَارِطُهُمْ عَلَيْهِ قَالَ «لَهُ أَجْرُ بُيُوتِهَا إِلاَّ اَلَّذِي كَانَ فِي أَيْدِي دَهَاقِينِهَا إِلاَّ أَنْ يَكُونَ قَدِ اِشْتَرَطَ عَلَى أَصْحَابٍ يُشَارِطُهُمْ عَلَيْهِ قَالَ «لَهُ أَجْرُ بُيُوتِهَا إِلاَّ اَلَّذِي كَانَ فِي أَيْدِي دَهَاقِينِهَا إِلاَّ أَنْ يَكُونَ قَدِ اِشْتَرَطَ عَلَى أَصْحَابٍ الْأَرْضِ مَا فِي أَيْدِي اَلدَّهَاقِينِ».

Hadith.3891 - Sama'ah asked Abu Abdillah ^{a.s} about a man who leases land with the consent of its owners, based on specific conditions agreed upon with them.

Imam ^{a.s} said: "He is entitled to the rent of its houses, except for what is already in the possession of its cultivators (dahaaqeen), unless he stipulated with the landowners to include what is in the possession of the cultivators."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.245 • Al-Wafi, Vol.18 p.1032



3892 - وَ رَوَى شُعَيْبٌ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا تَقَبَّلْتَ أَرْضاً بِطِيبَةِ نَفْسِ أَهْلِهَا عَلَى شَرْطٍ شَارَطْتَهُمْ عَلَيْهِ فَإِنَّ لَكَ كُلَّ فَضْلٍ فِي حَرْثِهَا إِذَا وَفَيْتَ لَهُمْ وَ إِنَّكَ إِنْ رَمَمْتَ فِيهَا مَرَمَّةً وَ أَحْدَثْتَ فِيهَا بِنَاءً فَإِنَّ لَكَ أَجْرَ بُيُوتِهَا إِلاَّ مَا كَانَ فِي أَيْدِي دَهَاقِينِهَا».

Hadith.3892 - Shu'ayb narrated from Abu Basir, from Abu Abdillah ^{a.s}, who said:

"If you lease land with the consent of its owners, based on specific conditions you agreed upon with them, then any surplus from its cultivation belongs to you, provided you fulfill your agreement with them. If you repair anything in it or construct buildings on it, then you are entitled to the rent of its buildings, except for what is already in the possession of its cultivators (dahaaqeen)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.245 • Tahdhib Al-Ahkam, Vol.7 p.202 • Al-Wafi, Vol.18 p.1032 • Wasa'il Al-Shi'ah, Vol.19 p.60

3893 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ رَجُلٍ اِسْتَأْجَرَ أَرْضَاً بِإِلْفِ دِرْهَمٍ ثُمَّ قَالَ لَهُ صَاحِبُ اَلْأَرْضِ اَلَّذِي آجَرَهُ أَنَا أَدْخُلُ مَعَكَ فِيهَا بِمَا الْفُو دِرْهَمِ ثُمَّ قَالَ لَهُ صَاحِبُ اَلْأَرْضِ اَلَّذِي آجَرَهُ أَنَا أَدْخُلُ مَعَكَ فِيهَا بِمَا السَّائُجَرْتَ فَنُنْفِقُ جَمِيعاً فَمَا كَانَ فِيهَا مِنْ فَضْل كَانَ بَيْنِي وَ بَيْنَكَ قَالَ «لاَ بَأْسَ بذَلِكَ».

Hadith.3893 - Al-Ala' narrated from Muhammad bin Muslim, from one of the Imams ^{a.s}, who said: I asked Imam ^{a.s} about a man who rented land for one thousand dirhams, then subleased part of it for two hundred dirhams. Later, the owner of the land who had leased it to him said: "I will join you in it under the same terms you rented it, and we will spend on it together, and whatever profit it yields will be shared between you and me." Imam ^{a.s} said: "There is no harm in that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.245 • Tahdhib Al-Ahkam, Vol.7 p.200 • Al-Wafi, Vol.18 p.1034 • Wasa'il Al-Shi'ah, Vol.19 p.52 • Wasa'il Al-Shi'ah, Vol.19 p.124

3894 - وَ رَوَى أَبَانٌ عَنْ إِسْمَاعِيلَ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ اِسْتَأْجَرَ مِنْ رَجُلٍ أَرْضاً فَقَالَ آجِرْنِيهَا بِكَذَا وَ كَذَا إِنْ زَرَعْتُهَا أَوْ لَمْ أَزْرَعْهَا أُعْطِيكَ ذَلِكَ فَلَمْ يَزْرَعِ اَلرَّجُلُ قَالَ «لَهُ أَنْ يَأْخُذَهُ بِمَالِهِ إِنْ شَاءَ تَرَكَ وَ إِنْ شَاءَ لَمْ يَتْرُكْ».

Hadith.3894 - Aban narrated from Isma'il who said: I asked Abu Abdillah ^{a.s} about a man who rented land from another man and said: "Rent it to me for such-and-such amount, whether I cultivate it or not, I will pay you that amount." However, the man did not cultivate the land. Imam ^{a.s} said: "The owner has the right to claim the payment. If he wishes, he may waive it, and if he wishes, he may not waive it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.245 • Wasa'il Al-Shi'ah, Vol.19 p.123



3895 - وَ رَوَى إِسْحَاقُ بْنُ عَمَّارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ :

«لاَ تَسْتَأْجِرِ اَلْأَرْضَ بِالتَّمْرِ وَ لاَ بِالْحِنْطَةِ وَ لاَ بِالشَّعِيرِ وَ لاَ بِالْأَرْبِعَاءِ وَ لاَ بِالنَّطَافِ» قُلْتُ وَ مَا اَلْأَرْبِعَاءُ قَالَ «اَلشَّرْبُ وَ اَلنَّطَافُ فَضْلُ اَلْمَاءِ وَ لَكِنْ تَتَقَبَّلُهَا بِالذَّهَبِ وَ اَلْفِضَّةِ وَ اَلنَّصْفِ وَ اَلثُّلُثِ وَ اَلرُّبُع ».

Hadith.3895 - Ishaq bin Ammar narrated from Abu Abdillah ^{a.s} who said:

"Do not rent land in exchange for dates, wheat, barley, water shares (arbi'a'), or surplus water (nitaaf)."

I asked: "What is arbi'a'?"

Imam ^{a.s} said: "It means water shares, and nitaaf refers to surplus water. However, you may lease the land for gold, silver, half, a third, or a quarter."

[REFERENCES]

Al-Kafi, Vol.5 p.264 • Man La Yahduruhu Al-Faqih, Vol.3 p.246 • Ma'ani Al-Akhbar, Vol.1 p.162 • Tahdhib Al-Ahkam, Vol.7 p.195 • Al-Istibsar, Vol.3 p.128 • Al-Wafi, Vol.18 p.1022 • Wasa'il Al-Shi'ah, Vol.19 p.138 • Bihar Al-Anwar, Vol.100 p.167

-------3896 - وَ رَوَى مُحَمَّدُ بْنُ مُسْلِمِ عَنْ أَبِي جَعْفَر عَلَيْهِ اَلسَّلاَمُ :

فِي رَجُلٍ اِكْتَرَى دَاراً وَ فِيهَا بُسْتَانٌ فَزَرَعَ فِي اَلْبُسْتَانِ وَ غَرَسَ نَخْلاً وَ أَشْجَاراً وَ فَاكِهَةً وَ غَيْرَهَا وَ لَمْ يَسْتَأْمِرْ فِي رَجُلٍ اِكْتَرَى دَاراً وَ فَاكِهَةً وَ غَيْرَهَا وَ لَمْ يَسْتَأْمِرُ فِي يُقَوِّمُ صَاحِبُ اَلدَّارِ ذَلِكَ اَلْغَرْسَ وَ اَلزَّرْعَ فَيُعْطِيهِ اَلْغَارِسَ إِنْ كَانَ إِسْتَأْمَرَهُ فَعَلَيْهِ اَلْكِرَى وَ يُقَوِّمُ صَاحِبُ الدَّارِ ذَلِكَ اَلْغَرْسَ وَ اَلزَّرْعُ يَقْلَعُهُ وَ يَذْهَبُ بِهِ حَيْثُ شَاءَ». اِسْتَأْمَرَهُ فَعَلَيْهِ اَلْكِرَى وَ لَهُ اَلْغَرْسُ وَ اَلزَّرْعُ يَقْلَعُهُ وَ يَذْهَبُ بِهِ حَيْثُ شَاءَ».

Hadith.3896 - Muhammad bin Muslim narrated from Abu Ja'far Imam Al-Baqir ^{a.s} regarding a man who rented a house that included a garden.

The tenant planted crops, palm trees, and other fruit-bearing trees without seeking the landlord's permission.

Imam {a.s} said: "He is responsible for paying the rent.

The landlord should evaluate the plants and crops, and compensate the tenant if he had sought permission for planting them. However, if the tenant did not seek permission, he is still responsible for paying the rent, but the plants and crops belong to him. He may uproot them and take them wherever he wishes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.246

3897 - وَ رَوَى إِدْرِيسُ بْنُ زَيْدٍ عَنْ أَبِي ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ قَالَ :

قُلْتُ لَهُ جُعِلْتُ فِدَاكَ إِنَّ لَنَا ضِيَاعاً وَ لَهَا اَلدُّولاَبُ وَ فِيهَا مَرَاعِي وَ لِلرَّجُلِ مِنَّا غَنَمٌ وَ إِبِلٌ وَ يَحْتَاجُ إِلَى تِلْكَ اَلْمَرَاعِيَ لِحَاجَتِهِ إِلَيْهَا قَالَ «إِذَا كَانَتِ اَلْأَرْضُ أَرْضَهُ فَلَهُ أَنْ يَحْمِيَ الْمَرَاعِيَ لِحَاجَتِهِ إِلَيْهَا قَالَ «إِذَا كَانَتِ اَلْأَرْضُ أَرْضَهُ فَلَهُ أَنْ يَحْمِيَ وَ يُصَيِّرَ ذَلِكَ إِلَى مَا يَحْتَاجُ إِلَيْهِ» وَ قُلْتُ لَهُ اَلرَّجُلُ يَبِيعُ الْمَرْعَى فَقَالَ «إِذَا كَانَتِ اَلْأَرْضُ أَرْضَهُ فَلاَ بَأْسَ».



Hadith.3897 - Idris bin Zayd narrated from Abu Al-Hasan ^{a.s.} who said: I said to him, "May I be your ransom, we have lands that contain waterwheels and pastures, and some of us have sheep and camels and need these pastures for them. Is it permissible for him to reserve the pastures for his own need?"

Imam ^{a.s} said: "If the land is his, then he may reserve it and allocate it according to his needs." I then asked him, "Can a man sell the pasture?"

Imam {a.s} said: "If the land is his, then there is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.246

3898 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ إِبْرَاهِيمَ اَلْكَرْخِيِّ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أُشَارِكُ اَلْعِلْجَ اللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهُ وَ اَلْمَشْرِكَ فَيَكُونُ مِنْ عِنْدِي اَلْأَرْضُ وَ اَلْبَقَرُ وَ اَلْبَذْرُ وَ يَكُونُ عَلَى اَلْعِلْجِ اللَّهِيَّامُ وَ اَلسَّعْيُ وَ اَلْعَمَلُ فِي الرَّرْعِ حَتَّى يَصِيرَ حِنْطَةً أَوْ شَعِيراً وَ تَكُونُ الْقِسْمَةُ فَيَأْخُذُ اَلسُّلْطَانُ حَظَّهُ وَ يَبْقَى مَا بَقِيَ عَلَى أَنَّ لِلْعِلْجِ مِنْهُ اَلثُّلُثَ حَتَّى يَصِيرَ حِنْطَةً أَوْ شَعِيراً وَ تَكُونُ الْقِسْمَةُ فَيَأْخُذُ اَلسُّلْطَانُ حَظَّهُ وَ يَبْقَى مَا بَقِيَ عَلَى أَنَّ لِلْعِلْجِ مِنْهُ اَلثُلُثَ وَ لِيَقْسِمَ الْبَاقِي فَقَالَ وَ لِي الْبَقْرَ وَ الْأَرْضَ مِنْ عِنْدِكَ وَ عَلَيْهِ اَلْقِيَامَ وَ السَّعْيَ».

«لاَ إِنَّمَا شَارَكْتَهُ عَلَى أَنَّ الْبَذْرَ وَ اَلْأَرْضَ مِنْ عِنْدِكَ وَ عَلَيْهِ اَلْقِيَامَ وَ السَّعْيَ».

Hadith.3898 - Al-Hasan bin Mahbub narrated from Ibrahim Al-Karkhi who said: I said to Abu Abdillah ^{a.s}: "I partner with a non-Muslim (al-ilj) in such a way that the land, cattle, and seeds are provided by me, and the non-Muslim is responsible for managing, working, and cultivating the crops until they become wheat or barley. Afterward, harvest is divided, the authorities take their share, and from the remaining portion, the non-Muslim receives one-third while I take the rest." Imam ^{a.s} said: "There is no harm in that."

I then asked: "Is he required to return to me what I spent on the seeds and then divide the remaining harvest?"

Imam ^{a.s} said: "No. You partnered with him based on the agreement that the seeds, cattle, and land are provided by you, while he is responsible for the labor and effort."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.247

3899 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ خَالِدِ بْنِ جَرِيرٍ أَخِي إِسْحَاقَ بْنِ جَرِيرٍ قَالَ : سُئِلَ أَبُو عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنْ أَرْضٍ يُرِيدُ رَجُلٌ أَنْ يَتَقَبَّلَهَا فَأَيُّ وُجُوهِ ٱلْقَبَالَةِ أَحَلُّ قَالَ «يَتَقَبَّلُ مِنْ أَهْلِهَا بِشَيْءٍ مُسَمَّى إِلَى سِنِينَ مُسَمَّاةٍ فَيَعْمُرُ وَ يُؤَدِّي ٱلْخَرَاجَ فَإِنْ كَانَ فِيهَا عُلُوجٌ فَلاَ يُدْخِلِ ٱلْعُلُوجَ فِي ٱلْقَبَالَةِ فَإِنَّ ذَلِكَ لاَ يَحِلُّ».

Hadith.3899 - Al-Hasan bin Mahbub narrated from Khalid bin Jarir, the brother of Ishaq bin Jarir, who said: Abu Abdillah ^{a.s} was asked about a piece of land that a man wanted to lease. He was asked which form of leasing (qabalah) is permissible.

Imam ^(a.s) said: "He may lease it from its owners for a specified amount and for a specified number of years. He should cultivate it and pay the required tax (kharaj). However, if there are non-Muslim laborers ('uluj) working on it, he must not include them in the lease agreement, for that is not permissible."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.247



3900 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ خَالِدٍ عَنْ أَبِي اَلرَّبِيعِ قَالَ : سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَتَقَبَّلُ اَلْأَرْضَ مِنَ اَلدَّهَاقِينِ فَيُؤَاجِرُهَا بِأَكْثَرَ مِمَّا يَتَقَبَّلُهَا بِهِ وَ يَقُومُ فِيهَا بِحَظِّ اَلسُّلْطَانِ فَقَالَ «لاَ بَأْسَ بِهِ يَتَقَبَّلُ اَلْأَرْضَ لَيْسَتْ مِثْلَ اَلْأَجِيرِ وَ لاَ مِثْلَ اَلْبَيْتِ إِنَّ فَضْلَ اَلْأَجِيرِ وَ الْبَيْتِ حَرَامٌ».

Hadith.3900 - Al-Hasan bin Mahbub narrated from Khalid, from Abu Al-Rabi', who said:

Abu Abdillah ^{a.s} was asked about a man who leases land from the landowners (dahaaqeen) and then subleases it for more than what he leased it for, while also being responsible for paying the taxes required by the authorities.

Imam ^{a.s} said: "There is no harm in that. Land is not like a hired worker or a rented house, as the profit from a worker or a house is prohibited."

[REFERENCES]

Al-Kafi, Vol.5 p.271 • Man La Yahduruhu Al-Faqih, Vol.3 p.248 • Tahdhib Al-Ahkam, Vol.7 p.203 • Al-Istibsar, Vol.3 p.129 • Al-Wafi, Vol.18 p.1041 • Wasa'il Al-Shi'ah, Vol.19 p.125

3901 - وَ لَوْ أَنَّ رَجُلاً اِسْتَأْجَرَ دَاراً بِعَشَرَةِ دَرَاهِمَ فَسَكَنَ ثُلُثَيْهَا وَ آجَرَ ثُلُثَهَا بِعَشَرَةِ دَرَاهِمَ لَمْ يَكُنْ بِهِ بَأْسٌ وَ لَكِنْ لاَ يُؤَاجِرْهَا بِأَكْثَرَ مِمَّا اِسْتَأْجَرَهَا.

Hadith.3901 - If a man rents a house for ten dirhams, lives in two-thirds of it, and subleases one-third of it for ten dirhams, there is no harm in that.

However, he must not sublease it for more than what he rented it for.

[REFERENCES]

Al-Kafi, Vol.5 p.272 • Man La Yahduruhu Al-Faqih, Vol.3 p.248 • Tahdhib Al-Ahkam, Vol.7 p.209 • Al-Wafi, Vol.18 p.938 • Wasa'il Al-Shi'ah, Vol.19 p.129 • Mustadrak Al-Wasa'il, Vol.14 p.35

3902 - وَ سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ اِسْتَأْجَرَ أَرْضاً مِنْ أَرْضِ اَلْخَرَاجِ بِدَرَاهِمَ مُسَمَّاةٍ أَوْ بِطَعَامٍ مُسَمَّى فَيُؤَاجِرُهَا جَرِيباً جَرِيباً أَوْ قِطْعَةً قِطْعَةً بِشَيْءٍ مَعْلُومٍ فَيَكُونُ لَهُ فَصْلٌ فِيمَا اِسْتَأْجَرَ مِنَ اَلسُّلْطَانِ وَ مُسَمَّى فَيُؤَاجِرُهَا جَرِيباً جَرِيباً أَوْ قِطْعَةً قِطْعَةً بِشَيْءٍ مَعْلُومٍ فَيَكُونُ لَهُ فَصْلٌ فِيمَا اِسْتَأْجَرُ مِنَ السُّلْطَانِ وَ لاَ يُنْفِقُ شَيْئاً أَوْ يُؤَاجِرُ تِلْكَ اَلْأَرْضَ قِطَعاً عَلَى أَنْ يُعْطِيَهُمُ اَلْبُذُورَ وَ اَلنَّفَقَةَ فَيَكُونَ لَهُ فِي ذَلِكَ فَصْلٌ عَلَى إِنْ يُعْطِيهُمُ الْبُذُورَ وَ اَلنَّفَقَةَ فَيَكُونَ لَهُ فِي ذَلِكَ فَصْلٌ عَلَى إِنْ يُعْطِيهُمُ الْبُذُورَ وَ اَلنَّفَقَةَ فَيَكُونَ لَهُ فِي ذَلِكَ فَصْلٌ عَلَى أَنْ يُعْطِيهُمُ الْبُذُورَ وَ النَّفَقَةَ فَيكُونَ لَهُ فِي ذَلِكَ فَصْلٌ عَلَى أَنْ يُعْطِيهُمُ الْبُذُورَ وَ النَّفَقَةَ فَيكُونَ لَهُ فِي ذَلِكَ أَوْ لَيْسَ لَهُ فَقَالَ «إِذَا اِسْتَأْجَرْتَ أَرْضاً فَأَنْفَقْتَ فِيهَا شَيْئاً أَوْ رَمَمْتَ فِيهَا فَلَا اللهُ فَقَالَ «إِذَا اِسْتَأْجَرْتَ أَرْضاً فَأَنْفَقْتَ فِيهَا شَيْئاً أَوْ رَمَمْتَ فِيهَا فَلَا لَا اللَّهُ مَرَمَّةً فَي اللَّهُ اللللَّهُ اللَّهُ اللللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ

وَ لَا بَأْسَ أَنْ يَسْتَكْرِيَ الرَّجُلُ أَرْضاً بِمِائَةِ دِينَارٍ فَيُكْرِيَ بَعْضَهَا بِخَمْسَةٍ وَ تِسْعِينَ دِينَاراً وَ يَعْمُرَ بَقِيَّتَهَا.

Hadith.3902 - Abu Abdillah ^{a.s} was asked about a man who rented land from the kharaj lands for a specified amount of dirhams or a specified quantity of food. He then subleased it, piece by piece or plot by plot, for a known price, and gained a profit over what he rented it for from the authorities without spending anything on it.

Or, he subleased parts of the land while providing seeds and expenses to the tenants, resulting in a profit beyond his rental cost, and he maintained the land.



Imam ^{a.s} said: "If you rent land and spend on it or maintain it, then there is no harm in what you have described."

[AL SADUQ]

And there is no harm if a man rents land for one hundred dinars, subleases part of it for ninety-five dinars, and develops the rest of it.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.248

3903 - رُوِيَ عَنْ أَبِي اَلرَّبِيعِ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ «كَانَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ يَقُولُ» : «إِذَا بِيعَ النَّخِلُ وَ اَلشَّجَرُ سَنَةً وَاحِدَةً فَلاَ يُبَاعَنَّ حَتَّى يَبْلُغَ ثَمَرَتُهُ وَ إِذَا بِيعَ سَنَتَيْنِ أَوْ ثَلاَثاً فَلاَ بِيعَ الْحَائِطُ وَ فِيهِ اَلنَّحْلُ وَ اَلشَّجَرُ سَنَةً وَاحِدَةً فَلاَ يُبَاعَنَّ حَتَّى يَبْلُغَ ثَمَرَتُهُ وَ إِذَا بِيعَ سَنَتَيْنِ أَوْ ثَلاَثاً فَلاَ بَيْعِهِ بَعْدَ أَنْ يَكُونَ فِيهِ شَيْءٌ مِنَ اَلْخَضِر ».

Hadith.3903 - It is narrated from Abu Al-Rabi' who said that Abu Abdillah (a.s) said:

"Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} used to say: If an orchard containing palm trees and other trees is sold for one year, it should not be sold until its fruits have ripened. However, if it is sold for two or three years, then there is no harm in selling it as long as there is some greenery present in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.249 • Tahdhib Al-Ahkam, Vol.7 p.87 • Al-Istibsar, Vol.3 p.86 • Al-Wafi, Vol.17 p.539 • Wasa'il Al-Shi'ah, Vol.18 p.212

3904 - وَ رُوِيَ عَنْ أَبِي اَلرَّبِيعِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ يَزْرَعُ فِي أَرْضِ رَجُلٍ عَلَى أَنْ يُعْوَلُ يُشْتَرَطَ لِلْبَقَرِ اَلثُّلُثُ وَ لِلْبَذْرِ اَلثُّلُثُ وَ لِصَاحِبِ اَلْأَرْضِ اَلثُّلُثُ فَقَالَ «لاَ يُسَمِّي بَقَراً وَ لاَ بَذْراً وَ لَكِنْ يَقُولُ لِمُسَّرِطَ لِلْبَقَرِ اَلثُّلُثُ وَ لِلْبَذْرِ اَلثُّلُثُ وَ لِصَاحِبِ اَلْأَرْضِ اَلثُلُثُ عَزَّ وَ جَلَّ فِيهَا».

Hadith.3904 - It is narrated from Abu Al-Rabi', from Abu Abdillah ^{a.s}, regarding a man who cultivates another man's land on the condition that one-third is allocated for the oxen, one-third for the seeds, and one-third for the landowner.

Imam ^{a.s} said: "He should not specify shares for the oxen or the seeds. Instead, he should say to the landowner, 'I will cultivate your land, and you will receive such-and-such portion of what Allah ^(SWT), the Mighty and Glorious, produces from it.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.249 • Al-Wafi, Vol.18 p.1021

3905 - قَالَ أَبُو اَلرَّبِيعِ وَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلٍ يَأْتِي أَهْلَ قَرْيَةٍ وَ قَدِ اِعْتَدَى عَلَيْهِمُ السُّلْطَانُ فَضَعُفُوا عَنِ اَلْقِيَامِ بِخَرَاجِهَا وَ اَلْقَرْيَةُ فِي أَيْدِيهِمْ وَ لاَ يُدْرَى لَهُمْ هِيَ أَمْ لِغَيْرِهِمْ فِيهَا شَيْءٌ السُّلْطَانُ فَضَعُفُوا عَنِ اَلْقِيَامِ بِخَرَاجِهَا وَ اَلْقَرْيَةُ فِي أَيْدِيهِمْ وَ لاَ يُدْرَى لَهُمْ هِيَ أَمْ لِغَيْرِهِمْ فِيهَا شَيْءٌ فَقَالَ فَيَدْفَعُونَهَا إِلَيْهِ عَلَى أَنْ يُؤَدِّي خَرَاجَهَا فَيَأْخُذُهَا مِنْهُمْ وَ يُؤَدِّي خَرَاجَهَا وَ يَفْضُلُ بَعْدَ ذَلِكَ شَيْءٌ كَثِيرٌ فَقَالَ «لاَ بَأْسَ بِذَلِكَ إِذَا كَانَ اَلشَّرْطُ عَلَيْهِمْ بِذَلِكَ».



Hadith.3905 - Abu Al-Rabi' said that Abu Abdillah ^{a.s} was asked about a man who comes to the people of a village that has been overburdened by the authorities, making them unable to pay its taxes. The village remains in their possession, but it is unclear whether it fully belongs to them or if others have a share in it.

They hand over the village to him on the condition that he pays its taxes. He takes possession of it, pays the taxes, and ends up with a significant surplus.

Imam (a.s) said: "There is no harm in that, as long as such an agreement was made with them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.250 • Wasa'il Al-Shi'ah, Vol.19 p.58

3906 - وَ فِي رِوَايَةِ حَمَّادٍ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ :

سَأَلْتُهُ عَنْ مُزَارَعَةِ أَهْلِ ٱلْخَرَاجِ بِالرُّبُعِ وَ ٱلثُّلُثِ وَ ٱلنُّصْفِ فَقَالَ «لاَ بَأْسَ قَدْ قَبَّلَ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ ، أَهْلَ خَيْبَرَ أَعْطَاهَا ٱلْيَهُودَ حِينَ فُتِحَتْ عَلَيْهِ بِالْخَبْرِ وَ ٱلْخَبْرُ هُوَ ٱلنَّصْفُ».

Hadith.3906 - In a narration from Hammad, from Al-Halabi, from Abu Abdillah ^{a.s}, who said: I asked Imam ^{a.s} about farming partnerships with the people of kharaj lands based on a quarter, a third, or half of the yield.

Imam ^{a.s} said: "There is no harm in it. Indeed, the Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) made an agreement with the Jews of Khaybar when it was conquered, granting them the land based on 'al-khabr,' and 'al-khabr' means half."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.250 • Wasa'il Al-Shi'ah, Vol.19 p.42

3907 - وَ رَوَى مُحَمَّدُ بْنُ خَالِدٍ عَن اِبْن سَيَابَةَ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ :

سَأَلَهُ رَجُلٌ فَقَالَ لَهُ جُعِلْتُ فِدَاكَ أَسْمَعُ قَوْماً يَقُولُونَ إِنَّ اَلزِّرَاعَةَ مَكْرُوهَةٌ فَقَالَ «اِزْرَعُوا وَ اِغْرِسُوا فَلاَ وَ اَللَّهِ مَا عَمِلَ اَلنَّاسُ عَمَلاً أَحَلَّ وَ أَطْيَبَ مِنْهُ وَ اَللَّهِ لَيَزْرَعُنَّ اَلزَّرْعَ وَ اَلنَّحْلَ بَعْدَ خُرُوجِ اَلدَّجَّالِ ».

Hadith.3907 - Muhammad bin Khalid narrated from Ibn Sayyabah, from Abu Abdillah ^{a.s}: A man asked Imam ^{a.s}: "May I be your ransom! I hear some people saying that farming is disliked." Imam ^{a.s} said: "Cultivate and plant! By Allah ^{SWT}, people have not engaged in any work more lawful and pure than this.

By Allah (SWT), they will continue to cultivate crops and date palms even after the emergence of the Dajjal."

[REFERENCES]

Al-Kafi, Vol.5 p.260 • Man La Yahduruhu Al-Faqih, Vol.3 p.250 • Tahdhib Al-Ahkam, Vol.6 p.384 • Tahdhib Al-Ahkam, Vol.7 p.236 • Al-Wafi, Vol.17 p.130 • Wasa'il Al-Shi'ah, Vol.19 p.32

-----3908 - رَوَى ٱلْحَلَبِيُّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ أَنَّهُ قَالَ : «لاَ تَسْتَأْجِرِ ٱلْأَرْضَ بِحِنْطَةٍ ثُمَّ تَزْرَعُهَا حِنْطَةً».

Hadith.3908 - Al-Halabi narrated from Abu Abdillah ^{a.s} that Imam ^{a.s} said: "Do not rent land with wheat and then plant it with wheat."



[REFERENCES]

Al-Kafi, Vol.5 p.265 • Man La Yahduruhu Al-Faqih, Vol.3 p.251 • Tahdhib Al-Ahkam, Vol.7 p.195 • Al-Wafi, Vol.18 p.1023 • Wasa'il Al-Shi'ah, Vol.19 p.54

3909 - وَ رَوَى مُحَمَّدُ بْنُ سَهْلٍ عَنْ أَبِيهِ قَالَ : سَأَلْتُ أَبَا ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ عَنِ ٱلرَّجُلِ يَزْرَعُ لَهُ ٱلْحَرَّاثُ ٱللَّعْفَرَانَ وَ يَضْمَنُ لَهُ عَلَى أَنْ يُعْطِيَهُ فِي جَرِيبٍ أَرْضٍ يَمْسَحُ عَلَيْهِ كَذَا وَ كَذَا دِرْهَماً فَرُبَّمَا نَقَصَ وَ غَرِمَ وَ رُبَّمَا زَادَ قَالَ «لاَ بَأْسَ بِهِ إِذَا تَرَاضَيَا».

Hadith.3909 - Muhammad bin Sahl narrated from his father, who said:

I asked Abu Al-Hasan ^{a.s} about a man whose farmer plants saffron for him and guarantees to pay him a specified amount of dirhams for each measured jarib of land. Sometimes the yield is less, causing a loss, and sometimes it is more, yielding a profit.

Imam ^{a.s} said: "There is no harm in it if they mutually agree."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.251

3910 - وَ رُوِيَ عَنْ عَلِيٍّ بْنِ يَقْطِينٍ قَالَ : سَأَلْتُ أَبَا ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ عَنِ ٱلرَّجُلِ يَتَكَارَى مِنَ ٱلرَّجُلِ السَّفِينَةَ سَنَةً وَ أَكْثَرَ مِنْ ذَلِكَ أَوْ أَقَلُ قَالَ «ٱلْكِرَى لاَزِمٌ إِلَى ٱلْوَقْتِ ٱلَّذِي تَكَارَى إِلَيْهِ وَ ٱلْخِيَارُ فِي النِّيْتَ أَوِ ٱلسَّفِينَةَ سَنَةً وَ أَكْثَرَ مِنْ ذَلِكَ أَوْ أَقَلُ قَالَ «ٱلْكِرَى لاَزِمٌ إِلَى ٱلْوَقْتِ ٱلَّذِي تَكَارَى إِلَيْهِ وَ ٱلْخِيَارُ فِي أَخْذَ ٱلْكِرَى إِلَى رَبِّهَا إِنْ شَاءَ أَخَذَ وَ إِنْ شَاءَ تَرَكَ».

Hadith.3910 - It is narrated from Ali bin Yaqtin, who said: I asked Abu Al-Hasan ^{a.s} about a man who rents a house or a boat from another man for a year, more, or less.

Imam ^{a.s} said: "The lease is binding until the agreed-upon time. As for the payment of the rent, it is up to the owner, if he wishes, he may take it, and if he wishes, he may waive it."

[REFERENCES]

Al-Kafi, Vol.5 p.292 • Man La Yahduruhu Al-Faqih, Vol.3 p.251 • Tahdhib Al-Ahkam, Vol.7 p.209 • Tahdhib Al-Ahkam, Vol.7 p.210 • Wasa'il Al-Shi'ah, Vol.19 p.110

3911 - وَ سَأَلَ عَلِيُّ اَلصَّائِغُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فَقَالَ أَتَقَبَّلُ اَلْعَمَلَ فَأُقَبِّلُهُ مِنَ اَلْغِلْمَانِ يَعْمَلُونَ مَعِي بِالثُّلُثَيْنِ فَقَالَ «لاَ يَصْلُحُ ذَلِكَ إِلاَّ أَنْ تُعَالِجَ مَعَهُمْ» قُلْتُ فَإِنِّي أُذِيبُهُ لَهُمْ قَالَ «ذَلِكَ عَمَلُ فَلاَ بَأْسَ».

Hadith.3911 - Ali the goldsmith asked Abu Abdillah (a.s):

"I take on work and then hire young workers to assist me, giving them two-thirds of the earnings. Is this permissible?"

Imam ^{a.s} said: "This is not permissible unless you work alongside them."

I said: "What if I melt the gold for them?"

Imam ^{a.s} said: "That is considered work, so there is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.251 • Tahdhib Al-Ahkam, Vol.7 p.211 • Al-Wafi, Vol.18 p.950 • Wasa'il Al-Shi'ah, Vol.19 p.134



3912 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ أَبِي مُحَمَّدٍ ٱلْخَيَّاطِ عَنْ مُجَمِّعٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ أَتَقَبَّلُ ٱلثِّيَابَ أَخِيطُهَا فَأُعْطِيهَا ٱلْغِلْمَانَ بِالثُّلْثَيْنِ قَالَ «أَ لَيْسَ تَعْمَلُ فِيهَا» قُلْتُ أُقَطِّعُهَا وَ أَشْتَرِي لَهُمُ ٱلْخُيُوطَ قَالَ «لاَ بَأْسَ».

Hadith.3912 - Safwan bin Yahya narrated from Abu Muhammad Al-Khayyat, from Mujammi', who said: I said to Abu Abdillah ^{a.s},

"I take on garments to sew and then give them to young workers, keeping one-third and giving them two-thirds. Is this permissible?"

Imam ^{a.s} said: "Don't you also work on them?"

I said: "I cut the fabric and buy the threads for them."

Imam {a.s} said: "There is no harm in that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.252 • Tahdhib Al-Ahkam, Vol.7 p.211 • Al-Wafi, Vol.18 p.950 • Wasa'il Al-Shi'ah, Vol.19 p.133

3913 - وَ رُوِيَ عَنْ مُحَمَّدٍ ٱلطَّيَّارِ قَالَ :

دَخَلْتُ ٱلْمَدِينَةَ وَ طَلَبْتُ بَيْتاً أَتَكَارَاهُ فَدَخَلْتُ دَاراً فِيهَا بَيْتَانِ بَيْنَهُمَا بَابٌ وَ فِيهِ إِمْرَأَةٌ فَقَالَتْ تُكَارِي هَذَا ٱلْبَيْتَ قُلْتُ بَيْنِي وَ بَيْنَكَ فَحَوَّلْتُ مَتَاعِي فِيهِ وَ قُلْتُ لَهَا أَغْلِقِي ٱلْبَابَ بَيْنِي وَ بَيْنَكَ فَحَوَّلْتُ مَتَاعِي فِيهِ وَ قُلْتُ لَهَا أَغْلِقِي ٱلْبَابَ فَقَالَتْ تَدْخُلُ عَلَيَّ مِنْهُ ٱلرَّوْحُ دَعْهُ فَقُلْتُ لاَ أَنَا شَابٌ وَ أَنْتِ شَابَّةٌ أَغْلِقِيهِ قَالَتِ ٱقْعُدْ أَنْتَ فِي بَيْتِكَ ٱلْبَابَ فَقَالَتْ تَدْخُلُ عَلَيً مِنْهُ ٱلرَّوْحُ دَعْهُ فَقُلْتُ لاَ أَنَا شَابٌ وَ أَنْتِ شَابَّةٌ أَغْلِقِيهِ قَالَتِ ٱقْعُدْ أَنْتَ فِي بَيْتِكَ فَلَاتُ اللّهِ عَلَيْهِ ٱلسَّلاَمُ فَسَأَلْتُهُ عَنْ ذَلِكَ فَقَالَ «تَحَوَّلْ مِنْهُ فَلَسْتُ آتِيكَ وَ أَبْتُ أَنْ تُغْلِقَهُ فَأَتَيْتُ أَبَا عَبْدِ ٱللّهِ عَلَيْهِ ٱلسَّلاَمُ فَسَأَلْتُهُ عَنْ ذَلِكَ فَقَالَ «تَحَوَّلْ مِنْهُ فَلَاتُهُ مَنْ اللّهُ عَلَيْهِ ٱلسَّلاَمُ فَسَأَلْتُهُ عَنْ ذَلِكَ فَقَالَ «تَحَوَّلْ مِنْهُ فَلَاتُهُ أَلَا اللّهُ عَلَيْهِ ٱلسَّلاَمُ فَسَأَلْتُهُ عَنْ ذَلِكَ فَقَالَ «تَحَوَّلْ مِنْهُ فَلَا أَنْ اللّهُ عَلَيْهِ ٱلسَّلاَمُ فَسَأَلْتُهُ عَنْ ذَلِكَ فَقَالَ «تَحَوَّلْ مِنْهُ فَلْتُ اللّهُ عَلَيْهِ ٱلسَّلاَمُ فَسَأَلْتُهُ عَنْ ذَلِكَ فَقَالَ «تَحَوَّلْ مِنْهُ أَلَامُ أَنَا اللّهُ عَلَيْهِ السَّلاَمُ وَالْمَرْأَةَ إِذَا خُلِيًا فِي بَيْتٍ كَانَ ثَالِثُهُمَا ٱلشَّيْطَانَ».

Hadith.3913 - It is narrated from Muhammad Al-Tayyar, who said:

I entered Medina looking for a house to rent. I came across a property with two rooms separated by a door, and a woman was living there.

She said: "Would you like to rent this room?"

I said: "But there is a door between the two rooms, and I am a young man."

She said: "I will close the door between me and you."

So, I moved my belongings into the room and said to her: "Close the door."

She said: "I need it open for ventilation. Leave it."

I replied: "No, I am a young man, and you are a young woman, close it."

She said: "Stay in your room. I will not come to you or approach you," but she refused to close the door.

So I went to Abu Abdillah ^{a.s} and asked him about this matter.

Imam ^{a.s} said: "Move out of there, for when a man and a woman are left alone in a house, the third one among them is Satan."

[REFERENCES]

 $\label{eq:man_lambda} \textbf{Man La Yahduruhu Al-Faqih, Vol.3 p.252} \bullet \textbf{Al-Wafi, Vol.22 p.871} \bullet \textbf{Wasa'il Al-Shi'ah, Vol.19 p.154}$



3914 - وَ كَتَبَ أَبُو هَمَّامٍ إِلَى أَبِي اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلِ اِسْتَأْجَرَ ضَيْعَةً مِنْ رَجُلٍ فَبَاعَ اَلْمُؤَاجِرُ تِلْكَ اَلضَّيْعَةَ بِحَضْرَةِ اَلْمُسْتَأْجِرِ وَ لَمْ يُنْكِرِ اَلْمُسْتَأْجِرُ اَلْبَيْعَ وَ كَانَ حَاضِراً لَهُ شَاهِداً عَلَيْهِ فَمَاتَ اَلْمُشْتَرِي وَ لَهُ يُنْكِرِ الْمُسْتَأْجِرُ الْمُسْتَأْجِرِ إِلَى أَنْ تَنْقَضِيَ إِجَارَتُهُ فَكَتَبَ لَهُ وَرَثَةٌ هَلْ يَرْجِعُ ذَلِكَ اَلشَّيْءُ فِي مِيرَاثِ اَلْمَيِّتِ أَوْ يَثْبُتُ فِي يَدِ اَلْمُسْتَأْجِرٍ إِلَى أَنْ تَنْقَضِيَ إِجَارَتُهُ فَكَتَبَ عَلَيْهِ اَلسَّلاَمُ «يَثْبُتُ فِي يَدِ اَلْمُسْتَأْجِرٍ إِلَى أَنْ تَنْقَضِي إِجَارَتُهُ».

وَ سَأَلْتُ شَيْخَنَا مُحَمَّدَ بْنَ الْحَسَنِ رَضِيَ اللَّهُ عَنْهُ عَنْ رَجُلٍ آجَرَ ضَيْعَةً مِنْ رَجُلٍ هَلْ لَهُ أَنْ يَبِيعَهَا قَالَ لَيْسَ لَهُ أَنْ يَبِيعَهَا قَبْلَ انْقِضَاءِ مُدَّةِ الْإِجَارَةِ إِلَّا أَنْ يَشْتَرِطَ عَلَى الْمُشْتَرِى الْوَفَاءَ لِلْمُسْتَأْجِرِ إِلَى انْقِضَاءِ مُدَّةٍ إِجَارَتِهِ.

Hadith.3914 - Abu Hammam wrote to Abu Al-Hasan ^{a.s} regarding a man who rented a property from another man. The landlord then sold the property in the presence of the tenant, who did not object to the sale and witnessed it. The buyer later died, leaving heirs. The question was whether the property would revert to the heirs as inheritance or remain with the tenant until the lease period ended.

Imam ^{a.s} wrote in response: "It remains in the hands of the tenant until the lease period ends."

I also asked our Sheikh, Muhammad bin Al-Hasan (may Allah (SWT) be pleased with him), about a man who rented a property to another man, whether he could sell it.

He said: "He cannot sell it before the lease period ends unless he stipulates to the buyer that the tenant's rights must be honored until the lease period is completed."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.252 • Wasa'il Al-Shi'ah, Vol.19 p.134

3915 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ عَطِيَّةَ قَالَ سَمِعْتُ أَبًا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «إِنَّ اَللَّهَ عَزَّ وَ جَلَّ اِخْتَارَ لِأَنْبِيَائِهِ عَلَيْهِمُ اَلسَّلاَمُ اَلْحَرْثَ وَ اَلزَّرْعَ لِئَلاَّ يَكْرَهُوا شَيْئاً مِنْ قَطْرِ اَلسَّمَاءِ ».

Hadith.3915 - It is narrated from Muhammad bin Atiyyah, who said: I heard Abu Abdillah ^{a.s} say: "Indeed, Allah ^{SWT}, the Mighty and Glorious, chose farming and cultivation for His prophets (peace be upon them) so that they would not dislike anything from the rainfall."

[REFERENCES]

Al-Kafi, Vol.5 p.260 • Man La Yahduruhu Al-Faqih, Vol.3 p.253 • Al-Wafi, Vol.17 p.129

3916 - وَ سُئِلَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ عَنْ قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ وَ عَلَى اَللَّهِ فَلْيَتَوَكَّلِ اَلْمُتَوَكِّلُونَ ۞ قَالَ «اَلزَّارِعُونَ».

Hadith.3916 - Imam Ali ibn Abi Talib ^{a.s} was asked about the saying of Allah ^{SWT}, the Mighty and Glorious: "*And upon Allah* ^{SWT} *let the reliant rely*" (Surah Ibrahim 14:12). Imam ^{a.s} said: "It refers to the farmers."

[REFERENCES]

Tafsir Al-'Ayyashi, Vol.2 p.222 • Man La Yahduruhu Al-Faqih, Vol.3 p.253 • Al-Wafi, Vol.17 p.129 • Wasa'il Al-Shi'ah, Vol.17 p.42 • Wasa'il Al-Shi'ah, Vol.19 p.34 • Tafsir Al-Burhan, Vol.3 p.181 • Tafsir Al-Burhan, Vol.3 p.291 • Tafsir Al-Burhan, Vol.3 p.291 • Tafsir Nur Al-Thaqalayn, Vol.2 p.530 • Tafsir Kanz Al-Daqaiq, Vol.7 p.38



CHAPTER 72 – CHAPTER ON LIABILITY FOR THOSE WHO TAKE PAYMENT FOR REPAIRING SOMETHING BUT CAUSE DAMAGE INSTEAD

بَابُ مَا يَجِبُ مِنَ الضَّمَانِ عَلَى مَنْ يَأْخُذُ أَجْراً عَلَى شَيْءٍ لِيُصْلِحَهُ فَيُفْسِدُهُ

€ 3919 – 3917 HADITH @ بِسْم اللهِّ الرَّحْمِّن الرَّحِيم

3917 - رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : فِي ٱلرَّجُلِ يُعْطَى ٱلثَّوْبَ لِيَصْبَغَهُ فَيُفْسِدُهُ فَقَالَ «كُلُّ عَامِل أَعْطَيْتَهُ أَجْراً عَلَى أَنْ يُصْلِحَ فَأَفْسَدَ فَهُوَ ضَامِنٌ».

Hadith.3917 - Hammad narrated from Al-Halabi, from Abu Abdillah ^{a.s}, regarding a man who gives a garment to someone to dye it, but the dyer ruins it.

Imam ^{a.s} said: "Any worker whom you pay to repair or improve something but ends up damaging it is liable."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.253 • Al-Wafi, Vol.18 p.907 • Wasa'il Al-Shi'ah, Vol.19 p.147 • Al-Fusul Al-Muhimmah, Vol.2 p.301

3918 - وَ رَوَى عَلِيُّ بْنُ ٱلْحَكَمِ عَنْ إِسْمَاعِيلَ بْنِ ٱلصَّبَّاحِ قَالَ : سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنِ ٱلْقَصَّارِ يُسَلَّمُ إِلَيْهِ ٱلْمَتَاعُ فَيُحْرِقُهُ أَوْ يَحْرِقُهُ أَ يُغَرَّمُهُ قَالَ «نَعَمْ غُرِّمَهُ بِمَا جَنَثْ يَدُهُ فَإِنَّكَ إِنَّمَا أَعْطَيْتَهُ لِيُصْلِحَ وَ لَمْ تُعْطه لِيُفْسدَ».

Hadith.3918 - Ali bin Al-Hakam narrated from Isma'il bin Al-Sabbah, who said:

I asked Abu Abdillah ^{a.s} about a launderer to whom a garment is given, but he burns or tears it. Should he be held liable?

Imam ^{a.s} said: "Yes, he is liable for the damage caused by his actions, for you gave it to him to repair or clean, not to ruin."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.253 • Tahdhib Al-Ahkam, Vol.7 p.221 • Al-Istibsar, Vol.3 p.133 • Al-Wafi, Vol.18 p.909

3919 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «كَانَ أَبِي عَلَيْهِ اَلسَّلاَمُ يُضَمِّنُ اَلْقَصَّارَ وَ اَلصَّوَّاغَ مَا أَفْسَدَا وَ كَانَ عَلِيُّ بْنُ اَلْحُسَيْنِ عَلَيْهِمَا اَلسَّلاَمُ يَتَفَضَّلُ عَلَيْهِمْ».

Hadith.3919 - Imam ${a.s}$ said: "My father ${a.s}$ used to hold the launderer and the goldsmith liable for any damage they caused. But, Imam Ali ibn Al-Hussain ${a.s}$ would show leniency toward them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.254 • Al-Wafi, Vol.18 p.907 • Wasa'il Al-Shi'ah, Vol.19 p.147



CHAPTER 73 – CHAPTER ON THE LIABILITY OF ONE WHO CARRIED SOMETHING AND CLAIMED ITS LOSS

بَابُ ضَمَانِ مَنْ حَمَلَ شَيْئاً فَادَّعَى ذَهَابَهُ

€ 3933 – 3920 HADITH @ بِسِنْمِ اللهِّ الرَّحَمْنِ الرَّحِيمِ

3920 - رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : فِي جَمَّالٍ يَحْمِلُ مَعَهُ ٱلزَّيْتَ فَيَقُولُ قَدْ ذَهَبَ أَوْ أُهْرِقَ أَوْ قُطِعَ عَلَيْهِ ٱلطَّرِيقُ «فَإِنْ جَاءَ عَلَيْهِ بِبَيِّنَةٍ عَادِلَةٍ أَنَّهُ قُطِعَ عَلَيْهِ أَوْ ذَهَبَ فَلَيْسَ عَلَيْهِ شَيْءٌ وَادِلَةٍ أَنَّهُ قُطِعَ عَلَيْهِ أَوْ ذَهَبَ فَلَيْسَ عَلَيْهِ شَيْءٌ وَ إِلاَّ ضَمِنَ» وَ فِي رَجُلٍ حَمَلَ مَعَهُ رَجُلٌ فِي سَفِينَتِهِ طَعَاماً فَنَقَصَ قَالَ «هُوَ ضَامِنْ» قُلْتُ لَهُ إِنَّهُ رُبَّمَا زَادَ وَلِهِ شَيْئاً» قُلْتُ لاَ قَالَ «هُو لَكَ».

Hadith.3920 - Hammad narrated from Al-Halabi, from Abu Abdillah ^{a.s}, regarding a camel driver who carries oil and claims that it was lost, spilled, or taken by robbers.

Imam ^{a.s} said: "If he brings trustworthy evidence that it was stolen, lost, or taken, then he is not liable. Otherwise, he is responsible for compensating it."

And regarding a man who transported food for another man in his boat, but the quantity decreased,

Imam ^{a.s} said: "He is liable."

I said to him: "Sometimes the quantity increases."

Imam ^{a.s} said: "Do you know that he added anything to it?"

I said: "No."

Imam ^{a.s} said: "Then it belongs to you."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.254

3921 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «فِي اَلْغُسَّالِ وَ اَلصُّوَّاغِ مَا سُرِقَ مِنْهُمْ مِنْ شَيْءٍ فَلَمْ يَخْرُجْ بِبَيِّنَةٍ عَلَى أَمْرِ بَيِّنَةً وَ زَعَمَ أَنَّهُ قَدْ ذَهَبَ بَيِّنٍ أَنَّهُ قَدْ سُرِقَ وَ كُلُّ قَلِيلٍ لَهُ أَوْ كَثِيرٍ فَإِنْ فَعَلَ فَلَيْسَ عَلَيْهِ شَيْءٌ وَ إِنْ لَمْ يُقِمْ بَيِّنَةً وَ زَعَمَ أَنَّهُ قَدْ ذَهَبَ الَّذِي إِدَّعَى فَقَدْ ضَمِنَهُ إِنْ لَمْ يَكُنْ لَهُ عَلَى قَوْلِهِ بَيِّنَةٌ ».

Hadith.3921 - Imam {a.s} said:

"Regarding the washer (ghassal) and the goldsmith (sawwagh), if something is stolen from them and they do not provide clear evidence proving that it was stolen, whether it is little or much, then they are liable. However, if they establish proof with clear evidence, then they are not liable. But if they fail to present evidence and merely claim that the item was lost, they are responsible for compensating it unless they provide proof to support their claim."

[REFERENCES]

Al-Kafi, Vol.5 p.242 • Man La Yahduruhu Al-Faqih, Vol.3 p.254 • Wasa'il Al-Shi'ah, Vol.19 p.141



3922 - وَ قَالَ : فِي رَجُلٍ تَكَارَى دَابَّةً إِلَى مَكَانٍ مَعْلُومٍ فَتَضِيعُ اَلدَّابَّةُ قَالَ «إِنْ كَانَ جَازَ اَلشَّرْطَ فَهُوَ ضَامِنٌ وَ إِنْ سَقَطَتْ فِى بِئْرِ فَهُوَ ضَامِنٌ لِأَنَّهُ لَمْ يَسْتَوْثِقْ مِنْهَا».

Hadith.3922 - Imam ^{a.s} said regarding a man who rents an animal to travel to a specified location, but the animal is lost:

"If he exceeded the agreed conditions, he is liable. If he entered a valley and did not secure the animal properly, he is liable. And if it fell into a well, he is liable because he did not take proper precautions to safeguard it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.255

3923 - وَ رُوِيَ عَنْ رَجُلٍ جَمَّالٍ ٱكْتُرِيَ مِنْهُ إِبِلٌ وَ بُعِثَ مَعَهُ بِزَيْتِ إِلَى أَرْضِ فَزَعَمَ أَنَّ بَعْضَ زِقَاقِ اَلزَّيْتِ إِنْحَرَقَ وَ رُوِيَ عَنْ رَجُلٍ جَمَّالٍ ٱكْتُرِيَ مِنْهُ إِبِلٌ وَ بُعِثَ مَعَهُ بِزَيْتٍ إِلَى أَرْضِ فَزَعَمَ أَنَّ بَعْضَ زِقَاقِ اَلزَّيْتِ الْكَارَقِ وَ لَكِنْ لاَ يُصَدَّقُ إِلاَّ بِبَيِّنَةٍ عَادِلَةٍ وَ أَيُّمَا إِنْخَرَقَ وَ لَكِنْ لاَ يُصَدَّقُ إِلاَّ بِبَيِّنَةٍ عَادِلَةٍ وَ أَيُّمَا رَجُلِ تَكَارَى دَابَّةً فَأَخَذَتْهَا اَلذَّئْبَةُ فَشَقَّتْ عَيْنَهَا فَنَفَقَتْ فَهُوَ لَهَا ضَامِنٌ إِلاَّ أَنْ يَكُونَ مُسْلِماً عَدْلاً».

Hadith.3923 - It is narrated about a camel driver who was hired to transport oil to a certain land. He claimed that some of the oil skins were torn, causing the oil to spill.

Imam ^{a.s} said: "The owner may take the remaining oil if he wishes."

Imam ^{a.s} also said: "The camel driver's claim that the skins were torn is not accepted unless supported by trustworthy and just evidence."

And Imam ^{a.s} added: "Any man who rents an animal, and it is attacked by a wolf, which injures its eye and causes it to die, is liable for it unless he is a trustworthy and just person."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.255

3924 - وَ رُوِيَ عَنْ جَعْفَرِ بْنِ عُثْمَانَ قَالَ : حَمَلَ أَبِي مَتَاعاً إِلَى اَلشَّامِ مَعَ جَمَّالٍ فَذَكَرَ أَنَّ حِمْلاً مِنْهُ ضَاعَ فَذَكَرْتُ ذَلِكَ لِأَبِى عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ فَقَالَ «أَ تَتَّهمُهُ» فَقُلْتُ لاَ قَالَ «فَلاَ تُضَمِّنْهُ».

Hadith.3924 - It is narrated from Ja'far bin Uthman, who said:

My father sent some goods to Syria with a camel driver, and the camel driver claimed that one of the loads was lost. I mentioned this to Abu Abdillah ^{a.s}.

Imam {a.s} said: "Do you suspect him?"

I said: "No."

Imam ^{a.s} said: "Then do not hold him liable."

[REFERENCES]

Al-Kafi, Vol.5 p.244 • Man La Yahduruhu Al-Faqih, Vol.3 p.256 • Tahdhib Al-Ahkam, Vol.7 p.217 • Al-Wafi, Vol.18 p.917 • Wasa'il Al-Shi'ah, Vol.19 p.150



3925 - وَ رَوَى اِبْنُ مُسْكَانَ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ قَصَّارٍ دَفَعْتُ إِلَيْهِ ثَوْباً فَزَعَمَ أَنَّهُ سُرِقَ مِنْ بَيْنِ ثِيَابِهِ قَالَ «عَلَيْهِ أَنْ يُقِيمَ اَلْبَيِّنَةَ أَنَّ ذَلِكَ سُرِقَ مِنْ بَيْنِ مَتَاعِهِ وَ لَيْسَ عَلَيْهِ شَيْءٌ».
شَيْءٌ وَ إِنْ سُرِقَ مَعَ مَتَاعِهِ فَلَيْسَ عَلَيْهِ شَيْءٌ».

Hadith.3925 - Ibn Muskan narrated from Abu Basir, from Abu Abdillah ^{a.s}, who said:

I asked him about a launderer to whom I gave a garment, and he claimed that it was stolen from among his belongings.

Imam ^{a.s} said: "He must provide evidence that it was stolen from among his belongings, and if he does so, then he is not liable. Similarly, if it was stolen along with his belongings, he is not liable."

[REFERENCES]

Al-Kafi, Vol.5 p.242 • Man La Yahduruhu Al-Faqih, Vol.3 p.256 • Tahdhib Al-Ahkam, Vol.7 p.218 • Al-Wafi, Vol.18 p.907 • Wasa'il Al-Shi'ah, Vol.19 p.142

3926 - وَ رَوَى عُثْمَانُ بْنُ زِيَادٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ : قُلْتُ لَهُ إِنَّ جَمَّالاً لَنَا كَانَ يُكَارِينَا فَحَمَلَ عَلَيْهِ وَلَيْهِ السَّلاَمُ قَالَ : قُلْتُ لَهُ إِنَّ جَمَّالاً لَنَا كَانَ يُكَارِينَا فَحَمَلَ عَلَى غَيْرِهِ فَضَاعَ قَالَ «ضَمِّنْهُ وَ خُذْ مِنْهُ».

Hadith.3926 - Uthman bin Ziyad narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

I said to Imam ${}^{\text{a.s.}}$: "We had a camel driver who used to work for us. He loaded goods onto someone else's camel, and they were lost."

Imam ^{a.s} said: "Hold him liable and take compensation from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.256

3927 - وَ كَانَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ يُضَمِّنُ اَلصَّبَّاغَ وَ اَلْقَصَّارَ وَ اَلصَّائِغَ، اِحْتِيَاطاً عَلَى أَمْتِعَةِ اَلنَّاسِ فَمَا وَ كَانَ لاَ يُضَمِّنُ مِنَ اَلْغَرَقِ وَ اَلْحَرَقِ وَ اَلشَّيْءِ اَلْغَالِبِ وَ إِذَا غَرِقَتِ اَلسَّفِينَةُ وَ مَا فِيهَا فَأَصَابَهُ اَلنَّاسُ فَمَا وَ كَانَ لاَ يُضَمِّنُ مِنَ اَلْغَرَقِ وَ اَلْحَرَقِ وَ اَلشَّيْءِ اَلْغَالِبِ وَ إِذَا غَرِقَتِ اَلسَّفِينَةُ وَ مَا فِيهَا فَأُصَابَهُ اَلنَّاسُ فَمَا قَذَفَ بِهِ اَلْبَحْرُ عَلَى سَاحِلِهِ فَهُوَ لِأَهْلِهِ وَ هُمْ أَحَقُّ بِهِ وَ مَا غَاصَ عَلَيْهِ اَلنَّاسُ وَ تَرَكَهُ صَاحِبُهُ فَهُوَ لَهُمْ».

Hadith.3927 - Commander of the Faithful ^{a.s.} used to hold the dyer, launderer, and goldsmith liable as a precaution to protect people's belongings. However, he did not hold them liable for damages caused by drowning, fire, or overwhelming events.

And if a ship sinks along with its cargo, and people recover what washes up on the shore, it belongs to its owners, and they have the strongest claim to it. But whatever people dive for and the owner abandons, it belongs to those who recover it.

[REFERENCES]

Al-Kafi, Vol.5 p.242 • Man La Yahduruhu Al-Faqih, Vol.3 p.256 • Tahdhib Al-Ahkam, Vol.7 p.219 • Al-Wafi, Vol.18 p.908

3928 - وَ رَوَى اِبْنُ مُسْكَانَ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ يُضَمَّنُ اَلصَّائِغُ وَ لاَ اَلْقَصَّارُ وَ لاَ اَلْحَائِكُ إِلاَّ أَنْ يَكُونُوا مُتَّهَمِينَ فَيَجِيئُونَ بِالْبَيِّنَةِ فَيُخَوَّفُ وَ يُسْتَحْلَفُ لَعَلَّهُ يُسْتَخْرَجُ مِنْهُ شَيْءٌ ».



Hadith.3928 - Ibn Muskan narrated from Abu Basir, from Abu Abdillah (a.s), who said:

"The goldsmith, the launderer, and the weaver are not held liable unless they are suspected. In such cases, they must bring evidence, and they should be made to swear an oath and be warned, perhaps something may be revealed from them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.257

3929 - وَ أُتِيَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ بِصَاحِبِ حَمَّامٍ وُضِعَتْ عِنْدَهُ اَلثِّيَابُ فَضَاعَتْ فَلَمْ يُضَمِّنْهُ وَ قَالَ «إِنَّمَا هُوَ أَمِينٌ».

Hadith.3929 - Imam Ali ibn Abi Talib ^{a.s} was presented with the case of a bathhouse attendant with whom clothes were deposited, but they were lost. Imam ^{a.s} did not hold him liable and said: "He is merely a trustee."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.257

------3930 - وَ إِنَّ عَلِيّاً عَلَيْهِ ٱلسَّلاَمُ ضَمَّنَ رَجُلاً مُسْلِماً أَصَابَ خِنْزيراً لِنَصْرَانِىٍّ قِيمَتَهُ».

Hadith.3930 - Indeed, Imam Ali ibn Abi Talib ^{a.s} held a Muslim man liable to pay the value of a pig that belonged to a Christian, which he had harmed.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.257 • Tahdhib Al-Ahkam, Vol.7 p.221

3931 - وَ رَوَى اِبْنُ مُسْكَانَ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي اَلرَّجُلِ يَسْتَأُجِرُ اَلْحَمَّالَ فَيَكْسِرُ اَلَّذِي يَحْمِلُ عَلَيْهِ أَوْ يُهَرِيقُهُ قَالَ «إِنْ كَانَ مَأْمُوناً فَلَيْسَ عَلَيْهِ شَيْءٌ وَ إِنْ كَانَ غَيْرَ مَأْمُونٍ فَهُوَ ضَامِنٌ».

Hadith.3931 - Ibn Muskan narrated from Abu Basir, from Abu Abdillah ^{a.s}, regarding a man who hires a porter, and the porter either breaks what he is carrying or spills it. Imam ^{a.s} said: "If he is trustworthy, then he is not liable. But if he is not trustworthy, then he is liable."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.257

3932 - وَ رَوَى اِبْنُ أَبِي نَصْرٍ عَنْ دَاوُدَ بْنِ سِرْحَانَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «فِي رَجُلٍ حَمَلَ مَتَاعاً عَلَى رَأْسِهِ فَأَصَابَ إِنْسَاناً فَمَاتَ أَوْ اِنْكَسَرَ مِنْهُ شَيْءٌ فَهُوَ ضَامِنٌ».



Hadith.3932 - Ibn Abi Nasr narrated from Dawood bin Sirhan, from Abu Abdillah ^{a.s}: "If a man carries goods on his head and accidentally strikes someone, causing their death or breaking something, then he is liable."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.258 • Tahdhib Al-Ahkam, Vol.7 p.222 • Wasa'il Al-Shi'ah, Vol.19 p.152

3933 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ عَلِيًّ بْنِ مَحْبُوبٍ قَالَ كَتَبَ رَجُلُ إِلَى ٱلْفَقِيهِ عَلَيْهِ ٱلسَّلاَمُ: فِي رَجُلِ دَفَعَ ثَوْباً إِلَى ٱلْقَصَّارِ لِيُقَصَّرَهُ فَضَاعَ ٱلثَّوْبُ هَلْ يَجِبُ عَلَى ٱلْقَصَّارِ أَنْ يَرُدَّ مَا إِلَى قَصَّارٍ غَيْرِهِ لِيُقَصِّرَهُ فَضَاعَ ٱلثَّوْبُ هَلْ يَجِبُ عَلَى ٱلْقَصَّارِ أَنْ يَرُدَّ مَا دَفَعَهُ إِلَى غَيْرِهِ إِنْ كَانَ ٱلْقَصَّارُ مَأْمُوناً فَوَقَّعَ عَلَيْهِ ٱلسَّلاَمُ «هُوَ ضَامِنٌ لَهُ إِلاَّ أَنْ يَكُونَ ثِقَةً مَأْمُوناً إِنْ شَاءَ اللَّهُ».

Hadith.3933 - It is narrated from Muhammad bin Ali bin Mahbub, who said:

A man wrote to the 'Jurist' (Imam Hasan ibn Ali Al-Askari ^{a.s}) asking about a case where a person gave a garment to a launderer to clean, and the launderer then handed it over to another launderer to clean, but the garment was lost. Should the first launderer be required to compensate for what he entrusted to another?

Imam ^{a.s} wrote in reply: "He is liable for it unless the second launderer is trustworthy and reliable, God willing."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.258 • Tahdhib Al-Ahkam, Vol.7 p.222 • Al-Wafi, Vol.18 p.913 • Wasa'il Al-Shi'ah, Vol.19 p.146



CHAPTER 74 – CHAPTER ON ADVANCE PAYMENT IN FOOD, ANIMALS, AND OTHER GOODS

بَابُ السَّلَفِ فِي الطَّعَامِ وَ الْحَيَوَانِ وَ غَيْرِهِمَا

3934 - رَوَى حَمَّادُ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ: أَنَّهُ سُئِلَ عَنْ رَجُلِ أَسْلَفْتُهُ دَرَاهِمَ فِي طَعَامٍ فَلَمَّا حَلَّ طَعَامِي عَلَيْهِ بَعَثَ إِلَيَّ بِدَرَاهِمَ وَ قَالَ اِشْتَرِ لِنَفْسِكَ طَعَاماً وَ اِسْتَوْفِ حَقَّكَ فَقَالَ «أَرَى أَنْ تُولِّيَ فَلَمَّا حَلَّ طَعَاماً وَ اِسْتَوْفِ حَقَّكَ فَقَالَ «أَرَى أَنْ تُولِّيَ فَلَمَّا حَلً طَعَاماً وَ اِسْتَوْفِ حَقَّكَ فَقَالَ «أَرَى أَنْ تُولِّي فَلْكَ عَيْرَكَ وَ تَقُومَ مَعَهُ حَتَّى تَقْبِضَ ٱلَّذِى لَكَ وَ لاَ تَوَلَّ أَنْتَ شِرَاءَهُ».

Hadith.3934 - Hammad narrated from Al-Halabi, from Abu Abdillah (a.s):

Imam ^{a.s} was asked about a man to whom I had lent dirhams in advance for food. When the time came for me to receive the food, he sent me dirhams and said: "Buy food for yourself and settle your due."

Imam ^{a.s} said: "I think you should appoint someone else to handle the purchase on your behalf and accompany him until you receive what is owed to you. Do not handle the purchase yourself."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.258

قُلْتُ فَيَكُونُ لِي عَلَيْهِ جُلَّةٌ مِنْ بُسْرٍ فَآخُذُ مَكَانَهَا جُلَّةً مِنْ تَمْرٍ وَ هِيَ أَكْثَرُ مِنْهَا قَالَ «لاَ بَأْسَ إِذَا كَانَ مَعْرُوفاً بَيْنَكُمَا» قَالَ وَ سَأَلْتُهُ عَنْ رَجُلٍ يَكُونُ لَهُ عَلَى اَلْآخَرِ مِائَةُ كُرِّ مِنْ تَمْرٍ وَ لَهُ نَخْلٌ فَيَأْتِيهِ فَيَقُولُ أَعْطِنِي نَخْلَكَ مَنَائَتُهُ عَنْ رَجُلٍ يَكُونُ لَهُ عَلَى اَلْآخَرِ أَحْمَالٌ مِنْ رُطَبٍ أَوْ تَمْرٍ فَيَبْعَثُ إِلَيْهِ هَذَا بِمَا عَلَيْكَ فَكَأَنَّهُ كَرِهَهُ قَالَ وَ سَأَلْتُهُ عَنِ اَلرَّجُلِ يَكُونُ لَهُ عَلَى اَلْآخَرِ أَحْمَالٌ مِنْ رُطَبٍ أَوْ تَمْرٍ فَيَبْعَثُ إِلَيْهِ بِدَنَانِيرَ فَيَقُولُ اِشْتَرٍ بِهَذِهِ وَ اِسْتَوْفِ مِنْهُ الَّذِي لَكَ قَالَ «لاَ بَأْسَ إِذَا اِئْتَمَنَهُ».

Hadith.3935 - Safwan bin Yahya narrated from Ya'qub bin Shu'ayb, who said:

I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a man who makes an advance payment of 100 dirhams for wheat or dates.

When the debt becomes due, the seller says, "By Allah (SWT), I only have half of what is owed to you. Take half in wheat and the other half in cash if you wish."

Imam (a.s) said: "There is no harm if he takes the cash just as he had given it."



He continued: I asked Imam ^{a.s} about a man who owes me a basket of ripe dates, and I take instead a basket of fresh dates, which is less in quantity.

Imam ^{a.s} said: "There is no harm in that."

I then asked: "What if I take instead a basket of dried dates, which is more in quantity?"

Imam ^{a.s} said: "There is no harm as long as it is mutually agreed upon."

I also asked Imam ^{a.s} about a man who owes another 100 measures of dates, and the creditor offers to take the debtor's palm trees as payment.

Imam ^{a.s} seemed to dislike this.

I then asked Imam ${a.s}$ about a man who is owed loads of fresh or dried dates and sends dinars to the debtor, saying, "Buy with these and settle my debt."

Imam {a.s} said: "There is no harm if he trusts him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.258

3936 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلَمُ فِي اَلرَّجُلِ يُسُمِّي كَيْلاً مَعْلُوماً إِلَى أَجَلٍ مَعْلُومٍ» قَالَ وَ سَأَلْتُهُ عَنِ اَلسَّلَمِ فِي اَلْحَيَوَانِ يُسْلِمُ فِي غَيْرِ زَرْعٍ وَ لاَ نَخْلٍ قَالَ «يُسَمِّي كَيْلاً مَعْلُوماً إِلَى أَجَلٍ مَعْلُومٍ» قَالَ وَ سَأَلْتُهُ عَنِ اَلسَّلَمِ فِي اَلْحَيَوَانِ وَ الطَّعَامِ وَ يَرْتَهِنَ اَلرَّجُلُ بِمَالِهِ رَهْناً قَالَ «نَعَمْ إِسْتَوْثِقْ مِنْ مَالِكَ».

Hadith.3936 - Safwan bin Yahya narrated from Abdullah bin Sinan, who said:

I asked Abu Abdillah ^{a.s} about a man who makes a forward contract (salam) for something other than crops or dates.

Imam ^{a.s} said: "He should specify a known measure and set a fixed time for delivery."

I also asked Imam ^{a.s} about making a forward contract for livestock or food and whether the creditor can take collateral for his money.

Imam {a.s} said: "Yes, secure your wealth properly."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.259 • Al-Wafi, Vol.18 p.555

3937 - وَ رُوِيَ عَنْ مَنْصُورِ بْنِ حَازِمٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ رَجُلٌ كَانَ لَهُ عَلَى رَجُلٍ دَرَاهِمُ مِنْ ثَمَنِ غَنَمِ اِشْتَرَاهَا مِنْهُ فَأَتَى اَلطَّالِبُ اَلْمَطْلُوبَ يَتَقَاضَاهُ فَقَالَ لَهُ اَلْمَطْلُوبُ أَبِيعُكَ هَذِهِ اَلْغَنَمَ بِدَرَاهِمِكَ اَلَّتِى لَكَ عِنْدِى فَرَضِىَ قَالَ «لاَ بَأْسَ بذَلِكَ».

Hadith.3937 - It is narrated from Mansur bin Hazim, who said:

I said to Abu Abdillah ^{a.s.}: "A man owed another man dirhams for the price of sheep he had bought from him. The creditor came to demand payment, and the debtor said: 'I will sell you these sheep for the dirhams I owe you.' The creditor agreed."

Imam {a.s} said: "There is no harm in that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.260 • Tahdhib Al-Ahkam, Vol.7 p.43 • Al-Wafi, Vol.18 p.729 • Wasa'il Al-Shi'ah, Vol.18 p.40 • Wasa'il Al-Shi'ah, Vol.18 p.312



3938 - وَ رُوِيَ عَنْ عَبْدِ اَللَّهِ بْنِ بُكَيْرٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ أَسْلَفَ فِي شَيْءٍ يُسْلِفُ اَلنَّاسُ فِيهِ مِنَ اَلتَّمَارِ فَذَهَبَ ثِمَارُهَا وَ لَمْ يَسْتَوْفِ سَلَفَهُ قَالَ «فَلْيَأْخُذْ رَأْسَ مَالِهِ أَوْ لِيُنْظِرْهُ».

Hadith.3938 - It is narrated from Abdullah bin Bukayr, who said:

I asked Abu Abdillah ^{a.s} about a man who made an advance payment (salam) for something that people typically make advance payments for, such as fruits, but the fruits were destroyed, and he did not receive what was due.

Imam ^{a.s} said: "Let him take back his principal amount, or he may grant the debtor more time."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.260 • Tahdhib Al-Ahkam, Vol.7 p.31 • Al-Istibsar, Vol.3 p.74 • Al-Wafi, Vol.18 p.559 • Wasa'il Al-Shi'ah, Vol.18 p.309

3939 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنِ ٱلْعِيصِ بْنِ ٱلْقَاسِمِ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ رَجُلٍ أَسْلَفَ رَجُلاً دَرَاهِمَ بِحِنْطَةٍ حَتَّى إِذَا حَضَرَ ٱلْأَجَلُ لَمْ يَكُنْ عِنْدَهُ طَعَامٌ وَ وَجَدَ عِنْدَهُ دَوَابًا [دَوَابً] وَ رَجُلٍ أَسْلَفَ رَجُلاً دَرَاهِمَ بِحِنْطَةٍ حَتَّى إِذَا حَضَرَ ٱلْأَجَلُ لَمْ يَكُنْ عِنْدَهُ طَعَامٌ وَ وَجَدَ عِنْدَهُ دَوَابًا [دَوَابً] وَ رَقِيقاً وَ مَتَاعاً أَ يَحِلُ لَهُ أَنْ يَأْخُذَ مِنْ عُرُوضِهِ تِلْكَ بطَعَامِهِ قَالَ «نَعَمْ يُسَمِّى كَذَا وَ كَذَا بكَذَا وَ كَذَا صَاعاً».

Hadith.3939 - Safwan bin Yahya narrated from Al-Ays bin Al-Qasim, who said:

I asked Abu Abdillah ^{a.s} about a man who had advanced dirhams to another man for wheat. When the due date arrived, the debtor did not have any food but had animals, slaves, and goods. I asked: "Is it permissible for him to take these items in place of the wheat owed to him?" Imam ^{a.s} said: "Yes, he may specify such and such items for such and such a measure."

[REFERENCES]

Al-Kafi, Vol.5 p.186 • Man La Yahduruhu Al-Faqih, Vol.3 p.260 • Tahdhib Al-Ahkam, Vol.7 p.31 • Al-Istibsar, Vol.3 p.76 • Al-Wafi, Vol.18 p.557 • Wasa'il Al-Shi'ah, Vol.18 p.305

3940 - وَ رُوِيَ عَنْ حَدِيدِ بْنِ حَكِيمٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ اَلرَّجُلُ يَشْتَرِي اَلْجُلُودَ مِنَ الْجُلُودَ مِنَ اللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ السَّلامُ الرَّجُلُ يَشْتَرِي الْجُلُودَ مِنَ الْجُلُودَ مِنَ اللَّهِ عَلَيْهِ السَّلامُ اللَّهِ عَلَيْهِ اللَّهُ اللَّهُ عَلَيْهِ اللَّهُ اللّهُ اللللّهُ اللّهُ الللّهُ الللّهُ الللللّهُ اللّهُ اللّهُ الللّهُ الللّهُ اللّهُو

Hadith.3940 - It is narrated from Hadid bin Hakim, who said:

I said to Abu Abdillah ^{a.s}: "A man buys hides from a butcher and pays him a fixed amount every day."

Imam {a.s} said: "There is no harm in that."

[REFERENCES]

Al-Kafi, Vol.5 p.221 • Man La Yahduruhu Al-Faqih, Vol.3 p.260 • Tahdhib Al-Ahkam, Vol.7 p.28 • Al-Wafi, Vol.18 p.701 • Wasa'il Al-Shi'ah, Vol.18 p.290

3941 - وَ رَوَى أَبَانٌ أَنَّهُ قَالَ : فِي اَلرَّجُل يُسْلِفُ اَلرَّجُلَ اَلدَّرَاهِمَ يَنْقُدُهَا إِيَّاهُ بِأَرْضٍ أُخْرَى قَالَ «لاَ بَأْسَ بِهِ».

Hadith.3941 - It is narrated from Aban that Imam $^{\{a,s\}}$ said regarding a man who advances dirhams to another man and pays him in another land.

Imam {a.s} said: "There is no harm in that."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.261 • Al-Wafi, Vol.18 p.662 • Wasa'il Al-Shi'ah, Vol.18 p.197

3942 - وَ - سَأَلَهُ سَمَاعَةُ : عَنِ اَلرَّهْنِ يُرْهِنُهُ اَلرَّجُلُ فِي سَلَمٍ إِذَا أَسْلَمَ فِي طَعَامٍ أَوْ مَتَاعٍ أَوْ حَيَوَانٍ فَقَالَ «لاَ بَأْسَ بِأَنْ تَسْتَوْثِقَ مِنْ مَالِكَ».

Hadith.3942 - Sama'ah asked him about a pledge (rahn) that a man gives as security in a salam transaction when he advances payment for food, goods, or animals. Imam ^{a.s} said: "There is no harm in securing your wealth."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.261

3943 - وَ رَوَى عَلِيُّ بْنُ أَبِي حَمْزَةَ عَنْ أَبِي بَصِيرٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلسَّلَمَ فِي اَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلسَّلَمَ فِي أَسْنَانٍ مَعْلُومَةٍ أَوْ شَيْءٍ مَعْلُومٍ مِنَ اَلرَّقِيقِ فَأَعْطَاهُ الْحَيَوَانِ فَقَالَ «لَا بَأْسَ بِهِ». دُونَ شَرْطِهِ أَوْ فَوْقَهُ بِطِيبَةِ نَفْسٍ مِنْهُمْ فَقَالَ «لاَ بَأْسَ بِهِ».

Hadith.3943 - Ali bin Abi Hamzah narrated from Abu Basir, who said:

I asked Abu Abdillah ^{a.s} about salam transactions involving animals.

Imam {a.s} said: "There is no harm in it."

I then asked: "What if he specifies particular ages or certain characteristics of slaves and delivers something less or more than the condition agreed upon, with mutual consent?" Imam ^{a.s} said: "There is no harm in that."

[REFERENCES]

Al-Kafi, Vol.5 p.220 • Man La Yahduruhu Al-Faqih, Vol.3 p.261 • Tahdhib Al-Ahkam, Vol.7 p.42 • Tahdhib Al-Ahkam, Vol.7 p.46 • Al-Wafi, Vol.18 p.569 • Wasa'il Al-Shi'ah, Vol.18 p.299

3944 - وَ رَوَى أَبَانٌ عَنْ يَعْقُوبَ بْنِ شُعَيْبٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ بَاعَ طَعَاماً بِدَرَاهِمَ فَلَمَّا بَلَغَ ذَلِكَ اَلْأَجَلُ تَقَاضَاهُ فَقَالَ لَيْسَ عِنْدِي دَرَاهِمُ خُذْ مِنِّي طَعَاماً قَالَ «لاَ بَأْسَ بِهِ إِنَّمَا لَهُ دَرَاهِمُ يَأْخُذُ بِهَا مَا شَاءَ».

Hadith.3944 - Aban narrated from Ya'qub bin Shu'ayb, who said:

I asked Abu Abdillah ^{a.s} about a man who sold food for dirhams.

When the payment became due, he demanded his money, but the buyer said: "I do not have dirhams; take food instead."

Imam ^{a.s} said: "There is no harm in that. He is entitled to dirhams, and he may take whatever he wishes in exchange for them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.262 • Wasa'il Al-Shi'ah, Vol.18 p.307



3945 - وَ رَوَى عُبَيْدُ اَللَّهِ بْنُ عَلِيَّ اَلْحَلَبِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: أَنَّهُ سُئِلَ عَنْ رَجُلٍ أَسْلَمَ دَرَاهِمَ فِي خَمْسَةِ مَخَاتِيمِ حِنْطَةٍ أَوْ شَعِيرٍ إِلَى أَجَلٍ مُسَمَّى وَ كَانَ الَّذِي عَلَيْهِ اَلْحِنْطَةُ وَ اَلشَّعِيرُ لاَ يَقْدِرُ عَلَى أَنْ يَقْضِيَهُ جَمِيعَ الَّذِي حَلَّ فَشَاءَ صَاحِبُ اَلْحَقِّ أَنْ يَأْخُذَ نِصْفَ اَلطَّعَامِ أَوْ ثُلْثَهُ أَوْ أَقَلَّ مِنْ ذَلِكَ أَوْ أَكْثَرَ وَ يَأْخُذَ نِصْفَ اَلطَّعَامِ أَوْ ثُلْثَهُ أَوْ أَقَلَّ مِنْ ذَلِكَ أَوْ أَكْثَرَ وَ يَأْخُذَ رَأْسَ مَالِ مَا بَقِي مِنَ اَلطَّعَامِ دَرَاهِمَ قَالَ «لاَ بَأْسَ بِهِ» قَالَ وَ سُئِلَ عَنِ اَلزَّعْفَرَانِ يُسْلِفُ فِيهِ اَلرَّجُلُ دَرَاهِمَ وَال هِي عِشْرِينَ مِثْقَالاً أَوْ أَقَلًّ مِنْ ذَلِكَ أَوْ أَكْثَرَ قَالَ «لاَ بَأْسَ إِنْ لَمْ يَقْدِرِ الَّذِي عَلَيْهِ اَلزَّعْفَرَانُ أَنْ يُعْطِيمُ جَمِيعَ مَلْ مَا بَقِي مِنْ حَقِّهِ أَوْ ثُلُثَهُ وَ يَأْخُذَ رَأْسَ مَالَ مَا بَقِيَ مِنْ حَقِّهِ دَرَاهِمَ».

Hadith.3945 - Ubaydullah bin Ali Al-Halabi narrated from Abu Abdillah (a.s):

Imam ^{a.s} was asked about a man who lent dirhams in advance for five measures of wheat or barley until a specified time.

When the payment became due, the debtor was unable to repay the full amount of wheat or barley. The creditor wanted to take half, a third, or less or more of the food, and receive the remaining amount in dirhams equivalent to the value of the rest.

Imam {a.s} said: "There is no harm in that."

Imam ^{a.s} was also asked about saffron, where a man lent dirhams in advance for twenty mithqals, or more or less.

Imam ^{a.s} said: "There is no harm if the debtor cannot deliver the full amount of saffron. The creditor may take half, a third, or two-thirds of his right and receive the remaining value of what is owed in dirhams."

[REFERENCES]

Al-Kafi, Vol.5 p.186 • Man La Yahduruhu Al-Faqih, Vol.3 p.262 • Tahdhib Al-Ahkam, Vol.7 p.29 • Al-Wafi, Vol.18 p.558 • Wasa'il Al-Shi'ah, Vol.18 p.305

3946 - وَ سُئِلَ عَنِ اَلرَّجُلِ يُسْلِفُ فِي اَلْغَنَمِ ثُنْيَانٍ وَ جُذْعَانٍ وَ غَيْرِ ذَلِكَ إِلَى أَجَلٍ مُسَمَّى قَالَ «لاَ بَأْسَ إِنْ لَمْ يَقْدِرِ اَلَّذِي عَلَيْهِ اَلْغَنَمِ عَلَيْهِ أَنْ يَأْخُذَ صَاحِبُ اَلْغَنَمِ نِصْفَهَا أَوْ ثُلُثَهَا أَوْ ثُلُثَيْهَا وَ يَأْخُذَ لَمْ يَقْدِرِ اَلَّذِي عَلَيْهِ اَلْغَنَمِ مَلَى جَمِيعِ الَّذِي عَلَيْهِ أَنْ يَأْخُذَ صَاحِبُ اَلْغَنَمِ نِصْفَهَا أَوْ ثُلُثَهَا أَوْ ثُلُثَيْهَا وَ يَأْخُذَ دُونَ شَرْطِهِمْ وَ لاَ يَأْخُذْ فَوْقَ شَرْطِهِمْ» قَالَ «وَ اَلأَكْسِيَةُ أَيْضاً رَأْسَ مَالِ مَا بَقِيَ مِنَ اَلْغَنَمِ دَرَاهِمَ وَ يَأْخُذَ دُونَ شَرْطِهِمْ وَ لاَ يَأْخُذْ فَوْقَ شَرْطِهِمْ» قَالَ «وَ اَلأَكْسِيَةُ أَيْضاً مِثْلُ الْحِنْطَةِ وَ اَلشَّعِيرِ وَ اَلزَّعْفَرَانِ وَ اَلْغَنَمِ».

Hadith.3946 - Imam ^{a.s} was asked about a man who lends in advance for sheep, both two-year-olds and younger ones, until a specified time.

Imam ^{a.s} said: "There is no harm if the debtor cannot deliver all the sheep he owes. The creditor may take half, a third, or two-thirds of the sheep, and receive the remaining value of what is owed in dirhams. He should take less than what was agreed upon, but must not take more than their agreed value."

Imam ^{a.s} added: "This ruling also applies to garments, just as it applies to wheat, barley, saffron, and sheep."

[REFERENCES]

Al-Kafi, Vol.5 p.221 • Man La Yahduruhu Al-Faqih, Vol.3 p.262 • Tahdhib Al-Ahkam, Vol.7 p.32 • Al-Istibsar, Vol.3 p.74 • Al-Wafi, Vol.18 p.570 • Wasa'il Al-Shi'ah, Vol.18 p.303



3947 - وَ رَوَى اَلْوَشًاءُ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «لاَ يَنْبَغِي لِلرَّجُلِ إِسْلاَفُ اَلسَّمْن بِالزَّيْتِ وَ لاَ اَلزَّيْتِ بِالسَّمْن ».

Hadith.3947 - Al-Washsha' narrated from Abdullah ibn Sinan, who said:

I heard Abu Abdullah ^{a.s} say: "It is not proper for a man to lend ghee in exchange for oil, nor oil in exchange for ghee."

[REFERENCES]

Al-Kafi, Vol.5 p.190 • Man La Yahduruhu Al-Faqih, Vol.3 p.263 • Tahdhib Al-Ahkam, Vol.7 p.43 • Tahdhib Al-Ahkam, Vol.7 p.97 • Al-Istibsar, Vol.3 p.79 • Al-Wafi, Vol.18 p.565 • Wasa'il Al-Shi'ah, Vol.18 p.148 • Wasa'il Al-Shi'ah, Vol.18 p.297

3948 - وَ رَوَى عَمْرُو بْنُ شِمْرِ عَنْ جَابِرٍ عَنْ أَبِي جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلسَّلَفِ فِي اَللَّحْمِ قَالَ «لاَ تَقْرَبَنَّهُ فَإِنَّهُ يُعْطِيكَ مَرَّةً اَلسَّمِينَ وَ مَرَّةً اَلتَّاوِيَ وَ مَرَّةً اَلْمَهْزُولَ فَاشْتَرِهِ مُعَايَنَةً يَداً بِيَدٍ» قَالَ وَ سَأَلْتُهُ عَنِ اَلسَّلَفُ فِي رَوَايَا اَلْمَاءِ فَقَالَ «لاَ فَإِنَّهُ يُعْطِيكَ مَرَّةً نَاقِصَةً وَ مَرَّةً كَامِلَةً وَ لَكِنِ اِشْتَرِهَا مُعَايَنَةً فَهَذَا أَسْلَمُ لَكَ وَ لَهُ».

Hadith.3948 - Amr ibn Shimr narrated from Jabir, who reported:

Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} was asked about lending meat in advance.

Imam ^{a.s} said: "Do not approach it, for sometimes he may give you fat meat, sometimes lean meat, and sometimes emaciated meat. Instead, buy it through direct observation, hand-to-hand."

Imam ^{a.s} was also asked about lending water carriers (skins).

Imam ^{a.s} said: "No, for sometimes he may give you an incomplete one and sometimes a complete one. Rather, buy them through direct observation, for this is safer for you and for him."

[REFERENCES]

Al-Kafi, Vol.5 p.222 • Man La Yahduruhu Al-Faqih, Vol.3 p.263 • Tahdhib Al-Ahkam, Vol.7 p.45 • Al-Wafi, Vol.18 p.563 • Wasa'il Al-Shi'ah, Vol.18 p.287

3949 - وَ رَوَى وَهْبُ بْنُ وَهْبٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «لاَ بَأْسَ أَنْ يُسْلَفَ مَا يُوزَنُ فِيمَا يُكَالُ وَ مَا يُكَالُ فِيمَا يُوزَنُ».

Hadith.3949 - Wahb ibn Wahb narrated from Ja'far ibn Muhammad from his father ^{a.s}: Imam Ali ibn Abi Talib ^{a.s} said: "There is no harm in advancing payment for what is weighed in exchange for what is measured, and for what is measured in exchange for what is weighed."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.264 • Tahdhib Al-Ahkam, Vol.7 p.44 • Al-Istibsar, Vol.3 p.79 • Al-Wafi, Vol.18 p.566 • Wasa'il Al-Shi'ah, Vol.18 p.296

3950 - وَ رَوَى غِيَاثُ بْنُ إِبْرَاهِيمَ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «لاَ بَأْسَ بِالسَّلَمِ بِكَيْلِ مَعْلُومٍ إِلَى أَجَلِ مَعْلُومٍ وَ لاَ يُسْلَمُ إِلَى دِيَاسٍ وَ لاَ حَصَادٍ ».



Hadith.3950 - Ghiyath ibn Ibrahim narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Bagir ^{a.s}:

Imam Ali ibn Abi Talib ^{a.s}: "There is no harm in a Salam contract with a specified measure and a fixed time, but it should not be made conditional upon threshing or harvesting."

[REFERENCES]

Al-Kafi, Vol.5 p.184 • Man La Yahduruhu Al-Faqih, Vol.3 p.264 • Tahdhib Al-Ahkam, Vol.7 p.27 • Al-Wafi, Vol.18 p.553 • Wasa'il Al-Shi'ah, Vol.18 p.289

3951 - وَ رَوَى اَلنَّصْرُ عَنْ عَبْدِ اَللَّهِ بْن سِنَان قَالَ :

سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَ يَصْلُحُ أَنْ يُسْلِمَ فِي اَلطَّعَامِ عِنْدَ رَجُلٍ لَيْسَ عِنْدَهُ طَعَامٌ وَ لاَ حَيَوَانٌ إِلاَّ أَنَّهُ إِلَى أَجَلٍ مُسَمَّى فَلاَ بَأْسَ» قَالَ قُلْتُ أَ رَأَيْتَ إِنْ أَوْفَانِي بَعْضاً إِذَا جَاءَ اَلاَّجَلُ اِشْتَرَاهُ وَ أَوْفَاهُ قَالَ «إِذَا ضَمِنَهُ إِلَى أَجَلٍ مُسَمَّى فَلاَ بَأْسَ» قَالَ قُلْتُ أَ رَأَيْتَ إِنْ أَوْفَانِي بَعْضاً وَ أَخَّرَ بَعْضاً أَ يَجُوزُ ذَلِكَ قَالَ «نَعَمْ».

Hadith.3951 - Al-Nadr narrated from Abdullah ibn Sinan who said:

I asked Abu Abdullah ^{a.s}: "Is it permissible to enter into a Salam contract for food with a man who does not currently possess the food or livestock, but promises to purchase it and deliver it when the due date arrives?"

Imam $^{\text{\{a.s\}}}$ replied: "If he guarantees it for a specified term, then there is no harm in it."

I then asked: "What if he delivers part of it and delays the rest? Is that permissible?"

Imam ^{a.s} said: "Yes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.264 • Tahdhib Al-Ahkam, Vol.7 p.41

3952 - وَ- رَوَى الْعَلَاءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِ اَلسَّلاَمُ قَالَ سَأَلْتُهُ عَنِ الرَّهْنِ وَ الْكَفِيلِ فِي بَيْعِ النَّسِيئَةِ قَالَ لَا بَأْسَ بِهِ.

Hadith.3952 - Al-Ala narrated from Muhammad ibn Muslim who report from one of Imams ^{a.s}: I asked Imam ^{a.s} about pledging collateral (Rahn) and having a guarantor (Kafil) in a deferred payment sale.

Imam {a.s} said: "There is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.265

3953 - وَ فِي رِوَايَةِ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ بَأْسَ بِالسَّلَمِ فِي اَلْمَتَاعِ إِذَا وَصَفْتَ اَلطُّولَ وَ اَلْعَرْضَ وَ فِي اَلْحَيَوَانِ إِذَا وَصَفْتَ أَسْنَانَهُ».

Hadith.3953 - In a narration from Zurarah who reported from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}:

"There is no harm in Salam (advance payment) for goods if you describe their length and width, and for animals if you describe their age."



[REFERENCES] Man La Yahduruhu Al-Faqih, Vol.3 p.265 • Tahdhib Al-Ahkam, Vol.7 p.41 • Al-Wafi, Vol.18 p.568 • Wasa'il Al-Shi'ah Vol.18 p.286		



CHAPTER 75 – CHAPTER ON HOARDING AND PRICING

بَابُ الْحُكْرَةِ وَ الْأَسْعَار

3954 - رُوِيَ عَنْ غِيَاثِ بْنِ إِبْرَاهِيمَ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لَيْسَ اَلْحُكْرَةُ إِلاَّ فِي اَلْحِنْطَةِ وَ اَلشَّعِيرِ وَ اَلتَّمْرِ وَ اَلزَّبِيبِ وَ اَلسَّمْنِ وَ اَلزَّيْتِ ».

Hadith.3954 - It is narrated from Ghiyath bin Ibrahim, who reported from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}: "Hoarding (Ihtikar) applies only to wheat, barley, dates, raisins, ghee, and oil."

[REFERENCES]

Al-Kafi, Vol.5 p.164 • Man La Yahduruhu Al-Faqih, Vol.3 p.265 • Tahdhib Al-Ahkam, Vol.7 p.159 • Al-Istibsar, Vol.3 p.114 • Awali Al-La'ali, Vol.3 p.207 • Wasa'il Al-Shi'ah, Vol.17 p.425

3955 - وَ مَرَّ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ بِالْمُحْتَكِرِينَ فَأَمَرَ بِحُكْرَتِهِمْ أَنْ تُخْرَجَ إِلَى بُطُونِ اَلْأَسْوَاقِ وَ حَيْثُ يَنْظُرُ اَلنَّاسُ إِلَيْهَا فَقِيلَ لِرَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ لَوْ قَوَّمْتَ عَلَيْهِمْ فَغَضِبَ عَلَيْهِ اَلسَّلاَمُ حَتَّى حَيْثُ يَنْظُرُ النَّاسُ إِلَيْهَا فَقِيلَ لِرَسُولِ اَللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ اللهِ عَلَيْهِمْ إِنَّمَا اَلسَّعْرُ إِلَى اللَّهِ عَزَّ وَ جَلَّ يَرْفَعُهُ إِذَا شَاءَ وَ يَخْفِضُهُ إِذَا عَلَيْهِمْ إِنَّمَا السِّعْرُ إِلَى اللَّهِ عَزَّ وَ جَلَّ يَرْفَعُهُ إِذَا شَاءَ وَ يَخْفِضُهُ إِذَا شَاءَ».

Hadith.3955 - The Messenger of Allah ^(SWT), peace and blessings be upon him and his family, once passed by some hoarders and commanded that their hoarded goods be brought out into the marketplaces where people could see them.

Someone then suggested to the Messenger of Allah (SWT), peace and blessings be upon him and his family:

"Would you set a price for them?"

At this, the Prophet, peace and blessings be upon him and his family, became angry, and his anger was apparent on his face.

Prophet {saws} said: "Am I to set prices for them? Indeed, pricing is in the hands of Allah {SWT}, the Almighty and Majestic. He raises it when He wills and lowers it when He wills."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.265 • Tahdhib Al-Ahkam, Vol.7 p.161 • Al-Istibsar, Vol.3 p.114 • Al-Wafi, Vol.17 p.393 • Wasa'il Al-Shi'ah, Vol.17 p.430

3956 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : أَنَّهُ سُئِلَ عَنِ ٱلْحُكْرَةِ فَقَالَ «إِنَّمَا ٱلْحُكْرَةُ أَنْ تَشْتَرِيَ طَعَاماً وَ لَيْسَ فِي ٱلْمِصْرِ غَيْرُهُ فَتَحْتَكِرَهُ فَإِنْ كَانَ فِي ٱلْمِصْرِ طَعَامٌ أَوْ مَتَاعٌ غَيْرُهُ فَلاَ بَأْسَ أَنْ تَلْتَمِسَ بِسِلْعَتِكَ ٱلْفَضْلَ».



Hadith.3956 - Hammad narrated from Al-Halabi, who reported from Abu Abdullah ^{a.s}, that Imam ^{a.s} was asked about hoarding (hukrah).

Imam ^{a.s} said: "Hoarding is when you purchase food, and there is no other food available in the town, and then you hoard it. However, if there is other food or goods available in the town, then there is no harm in seeking profit through your merchandise."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.266 • Al-Tawhid, Vol.1 p.389 • Wasa'il Al-Shi'ah, Vol.17 p.427

3957 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ سَلَمَةَ ٱلْحَنَّاطِ قَالَ قَالَ أَبُو عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ: «مَا عَمَلُكَ» فَقُلْتُ حَنَّاطٌ وَ رُبَّمَا قَدِمْتُ عَلَى كَسَادٍ فَحَبَسْتُهُ قَالَ «فَمَا يَقُولُ مَنْ قِبَلَكُمْ فِيهِ» قُلْتُ يَقُولُونَ مُحْتَكِرٌ قَالَ «يَبِيعُهُ أَحَدٌ غَيْرُكَ»

قُلْتُ مَا أَبِيعُ أَنَا مِنْ أَلْفِ جُزْءٍ جُزْءاً فَقَالَ «لاَ بَأْسَ إِنَّمَا كَانَ ذَلِكَ رَجُلٌ مِنْ قُرَيْشِ يُقَالُ لَهُ حَكِيمُ بْنُ حِزَامٍ وَ كَانَ إِذَا دَخَلَ اَلطَّعَامُ اَلْمَدِينَةَ اِشْتَرَاهُ كُلِّهُ فَمَرَّ عَلَيْهِ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَقَالَ لَهُ «يَا حَكِيمَ بْنَ حِزَامٍ كَانَ إِذَا دَخَلَ اَلطَّعَامُ اَلْمَدِينَةَ اِشْتَرَاهُ كُلِّهُ فَمَرَّ عَلَيْهِ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَقَالَ لَهُ «يَا حَكِيمَ بْنَ حِزَامٍ إِنَّاكَ أَنْ تَحْتَكِرَ» ».

Hadith.3957 - Safwan ibn Yahya narrated from Salamah al-Hannat, who said that Abu Abdullah ^{a.s}, asked: "What is your occupation?"

I replied: "I am a wheat seller, and sometimes I arrive during a time of demand, and sometimes I arrive during a time of stagnation, so I hold onto it."

Imam ^{a.s} asked: "What do the people around you say about this?"

I said: "They say I am a hoarder."

Imam {a.s} then asked: "Do others besides you sell it?"

I said: "I sell only a small portion compared to the whole market."

Imam ^{a.s} replied: "There is no harm in that. This issue arose with a man from Quraysh named Hakim ibn Hizam. Whenever food entered Medina, he would buy all of it.

The Prophet, peace be upon him and his family, passed by him and said: 'O Hakim ibn Hizam, beware of hoarding.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.266 • Tahdhib Al-Ahkam, Vol.7 p.160

3958 - وَ رَوَى اَلنَّضْرُ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : فِي تُجَّارٍ قَدِمُوا أَرْضاً وَ اِشْتَرَكُوا عَلَى أَنْ لاَ يَبِيعُوا بَيْعَهُمْ إِلاَّ بِمَا أَحَبُّوا قَالَ «لاَ بَأْسَ بِذَلِكَ».

Hadith.3958 - Al-Nadr narrated from Abdullah ibn Sinan that Abu Abdullah ^{a.s}, said regarding merchants who arrived at a land and agreed among themselves not to sell their goods except at a price they desired: "There is no harm in that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.266 • Tahdhib Al-Ahkam, Vol.7 p.161 • Al-Wafi, Vol.17 p.398 • Wasa'il Al-Shi'ah, Vol.17 p.422



3959 - وَ قَالَ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ : «لاَ يَحْتَكِرُ ٱلطَّعَامَ إلاَّ خَاطِئ».

Hadith.3959 - The Messenger of Allah ^{SWT}, peace be upon him and his family, said: "No one hoards food except a sinner."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.266 • Tahdhib Al-Ahkam, Vol.7 p.159 • Al-Istibsar, Vol.3 p.114 • Awali Al-La'ali, Vol.3 p.207 • Al-Wafi, Vol.17 p.394 • Wasa'il Al-Shi'ah, Vol.17 p.426 • Wasa'il Al-Shi'ah, Vol.17 p.426

3960 - وَ رُوِيَ عَنْ مُعَمَّرِ بْنِ خَلاَّدٍ قَالَ : سَأَلَ رَجُلٌ ٱلرِّضَا عَلَيْهِ ٱلسَّلاَمُ عَنْ حَبْسِ ٱلطَّعَامِ سَنَةً قَالَ «أَنَا أَفْعَلُهُ».

يَعْنِي إِحْرَازَ الْقُوتِ.

Hadith.3960 - It is narrated from Mu'ammar ibn Khallad that a man asked Imam Ali ibn Musa Ar-Ridha $^{\{a.s\}}$, about storing food for a year.

Imam ^{a.s} replied: "I do it."

[AL SADUQ]

This refers to securing provisions for sustenance.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.266

Hadith.3961 - The Messenger of Allah (SWT), peace be upon him and his family, said:

"The one who brings goods to the market is blessed with sustenance, and the hoarder is cursed."

[REFERENCES]

Al-Kafi, Vol.5 p.165 • Man La Yahduruhu Al-Faqih, Vol.3 p.266 • Al-Tawhid, Vol.1 p.390 • Tahdhib Al-Ahkam, Vol.7 p.159 • Al-Istibsar, Vol.3 p.114 • Awali Al-La'ali, Vol.2 p.138 • Awali Al-La'ali, Vol.2 p.242 • Awali Al-La'ali, Vol.3 p.207 • Al-Wafi, Vol.17 p.392 • Wasa'il Al-Shi'ah, Vol.17 p.424

3692 - وَ نَهَى أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ عَن ٱلْحُكْرَةِ فِى ٱلْأَمْصَارِ».

Hadith.3962 - Commander of the Faithful ^{a.s}, peace be upon him, forbade hoarding in the cities.

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.267 • Al-Wafi, Vol.17 p.393 • Wasa'il Al-Shi'ah, Vol.17 p.426

3963 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «اَلْحُكْرَةُ فِي اَلْخِصْبِ أَرْبَعُونَ يَوْماً وَ فِي اَلشِّدَّةِ وَ اَلْبَلاَءِ ثَلاَثَةُ أَيَّامٍ فَمَا زَادَ عَلَى أَرْبَعِينَ يَوْماً فِي اَلْخِصْبِ فَصَاحِبُهُ مَلْعُونٌ وَ مَا زَادَ فِي اَلْعُسْرَةِ فَوْقَ ثَلاَثَةِ أَيَّامٍ فَصَاحِبُهُ مَلْعُونٌ ».



Hadith.3963 - Al-Sakooni narrated from Imam Jafar ibn Muhammad Al-Sadiq ^(a.s) from his father, Imam Muhammad ibn Ali Al-Baqir ^(a.s), peace be upon him, who said that Imam Ali ibn Abi Talib, stated:

"Hoarding during times of abundance is permitted for forty days, and during hardship and distress, for three days. Anything beyond forty days in times of abundance makes its owner accursed, and anything beyond three days in times of difficulty makes its owner accursed."

[REFERENCES]

Al-Kafi, Vol.5 p.165 • Man La Yahduruhu Al-Faqih, Vol.3 p.267 • Tahdhib Al-Ahkam, Vol.7 p.159 • Al-Istibsar, Vol.3 p.114 • Al-Wafi, Vol.17 p.392 • Wasa'il Al-Shi'ah, Vol.17 p.423

3964 - وَ رَوَى أَبُو إِسْحَاقَ عَن ٱلْحَارِثِ عَنْ عَلِيٍّ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «مَنْ بَاعَ ٱلطَّعَامَ نُزِعَتْ مِنْهُ ٱلرَّحْمَةُ ».

Hadith.3964 - Abu Ishaq narrated from Al-Harith, from Imam Ali ibn Abi Talib, who said: "Whoever hoards food, mercy is removed from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.267 • Tahdhib Al-Ahkam, Vol.7 p.162 • Fiqh Al-Quran, Vol.2 p.54 • Al-Wafi, Vol.17 p.187 • Wasa'il Al-Shi'ah, Vol.17 p.138

3965 - وَ قَالَ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ : «كِيلُوا طَعَامَكُمْ فَإِنَّ ٱلْبَرَكَةَ فِي ٱلطَّعَامِ ٱلْمَكِيلِ ».

Hadith.3965 - The Messenger of Allah {SWT}, peace be upon him and his family, said: "Measure your food, for indeed, the blessing is in the measured food."

[REFERENCES]

Al-Kafi, Vol.5 p.167 • Man La Yahduruhu Al-Faqih, Vol.3 p.267 • Al-Ash'athiyat, Vol.1 p.160 • Al-Wafi, Vol.17 p.95 • Wasa'il Al-Shi'ah, Vol.17 p.440 • Mustadrak Al-Wasa'il, Vol.13 p.280

3966 - وَ رُوِيَ عَنْ أَبِي حَمْزَةَ اَلتُّمَالِيِّ قَالَ : ذُكِرَ عِنْدَ عَلِيٍّ بْنِ اَلْحُسَيْنِ عَلَيْهِمَا اَلسَّلاَمُ غَلاَءُ اَلسِّعْرِ فَقَالَ «وَ مَا عَلَىًّ مِنْ غَلاَئِهِ إِنْ غَلاَ فَهُوَ عَلَيْهِ وَ إِنْ رَخُصَ فَهُوَ عَلَيْهِ».

Hadith.3966 - It is narrated from Abu Hamzah al-Thumali that he said:

Imam Ali ibn Al-Hussain ^{a.s} was informed about the rise in prices.

Imam $^{\text{a.s.}}$ said: "What concern is it to me if prices rise? It is upon Him $^{\text{(SWT)}}$, and if they fall, it is upon Him $^{\text{(SWT)}}$."

[REFERENCES]

Al-Kafi, Vol.5 p.81 • Man La Yahduruhu Al-Faqih, Vol.3 p.267 • Tahdhib Al-Ahkam, Vol.6 p.321 • Al-Wafi, Vol.17 p.397 • Wasa'il Al-Shi'ah, Vol.17 p.18 • Wasa'il Al-Shi'ah, Vol.17 p.57 • Wasa'il Al-Shi'ah, Vol.17 p.431 • Bihar Al-Anwar, Vol.46 p.55 • Awalim Al-Uloom, Vol.18 p.97 • Awalim Al-Uloom, Vol.18 p.142

------3967 - وَ قَالَ ٱلصَّادِقُ عَلَيْهِ ٱلسَّلاَمُ : «إِشْتَرُوا وَ إِنْ كَانَ غَالِياً فَإِنَّ ٱلرِّزْقَ يَنْزِلُ مَعَ ٱلشِّرَاءِ».

Hadith.3967 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Buy, even if it is expensive, for indeed sustenance descends with purchasing."



[REFERENCES]

Al-Kafi, Vol.5 p.150 • Man La Yahduruhu Al-Faqih, Vol.3 p.268 • Tahdhib Al-Ahkam, Vol.7 p.4 • Fiqh Al-Quran, Vol.2 p.57 • Al-Wafi, Vol.17 p.125

3968 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : فِي قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ إِنِّي أَراكُمْ بِخَيْرٍ ۞ فَقَالَ «كَانَ سِعْرُهُمْ رَحِيصاً».

Hadith.3968 - It is narrated that Imam ^{a.s}, peace be upon him, said regarding the saying of Allah ^{SWT}, the Mighty and Majestic: "*Indeed, I see you in prosperity*" (Surah Hud 11:84) Imam ^{a.s} said: "Their prices were low."

[REFERENCES]

Tafsir Al-'Ayyashi, Vol.2 p.159 • Al-Kafi, Vol.5 p.164 • Man La Yahduruhu Al-Faqih, Vol.3 p.268 • Al-Wafi, Vol.17 p.397 • Tafsir Al-Burhan, Vol.3 p.130 • Bihar Al-Anwar, Vol.12 p.387 • Tafsir Nur Al-Thaqalayn, Vol.2 p.390 • Tafsir Kanz Al-Daqaiq, Vol.6 p.222

3969 - وَ قِيلَ لِلنَّبِيِّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ لَوْ سَعَّرْتَ لَنَا سِعْراً فَإِنَّ اَلْأَسْعَارَ تَزِيدُ وَ تَنْقُصُ فَقَالَ عَلَيْهِ اَلسَّلاَمُ «مَا كُنْتُ لِأَلْقَى اَللَّهِ يَأْكُلُ بَعْضُهُمْ مِنْ بَعْضٍ وَ إِذَا «مَا كُنْتُ لِأَلْقَى اَللَّهَ تَعَالَى بِبِدْعَةٍ لَمْ يُحَدِّثْ إِلَيَّ فِيهَا شَيْئاً فَدَعُوا عِبَادَ اَللَّهِ يَأْكُلُ بَعْضُهُمْ مِنْ بَعْضٍ وَ إِذَا اُسْتُنْصِحْتُمْ فَانْصَحُوا».

Hadith.3969 - It was said to the Prophet, peace and blessings be upon him and his family: "Would you set a fixed price for us, for prices rise and fall?"

The Prophet (saws) replied:

"I would not meet Allah (SWT), the Exalted, with an innovation about which He (SWT) has revealed nothing to me. So leave the servants of Allah (SWT) to benefit from one another. And if you are consulted for advice, then give sincere advice."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.268 • Al-Wafi, Vol.17 p.397 • Wasa'il Al-Shi'ah, Vol.17 p.431

3970 - وَ رُوِيَ عَنْ أَبِي حَمْزَةَ اَلثُمَالِيِّ عَنْ عَلِيٍّ بْنِ اَلْحُسَيْنِ عَلَيْهِمَا اَلسَّلاَمُ قَالَ : «إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى وَكُلَ بالسِّعْر مَلَكاً يُدَبِّرُهُ بأَمْرِهِ».

Hadith.3970 - It is narrated by Abu Hamzah Al-Thumali, that Imam Ali ibn Al-Hussain ^{a.s}, who said:

"Indeed, Allah (SWT), the Blessed and Exalted, has appointed an angel to regulate prices by His command."

[REFERENCES]

Al-Kafi, Vol.5 p.163 • Man La Yahduruhu Al-Faqih, Vol.3 p.268 • Wasa'il Al-Shi'ah, Vol.17 p.431 • Wasa'il Al-Shi'ah, Vol.17 p.432



3971 - وَ رُوِيَ عَنْ أَبِي اَلصَّبَّاحِ اَلْكِنَانِيُّ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: «يَا أَبَا اَلصَّبَّاحِ شِرَاءُ اَلدَّقِيقِ ذُلُّ وَ شِرَاءُ اَلْجِنْطَةِ عِزُّ وَ شِرَاءُ اَلْخُبْزِ فَقْرٌ فَتَعَوَّذُوا بِاللَّهِ مِنَ اَلْفَقْرِ ».

Hadith.3971 - It is narrated from Abu Al-Sabbah Al-Kinani that Abu Abdullah ^{a.s}, said: "O Abu Al-Sabbah! Buying flour is humiliation, buying wheat is honor, and buying bread is poverty. So seek refuge with Allah ^{SWT} from poverty."

[REFERENCES]

Al-Kafi, Vol.5 p.167 • Man La Yahduruhu Al-Faqih, Vol.3 p.268 • Tahdhib Al-Ahkam, Vol.7 p.163 • Al-Wafi, Vol.17 p.92 • Wasa'il Al-Shi'ah, Vol.17 p.438

3972 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: دَخَلَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ عَلَى عَائِشَةَ وَ هِيَ تُحْصِي اَلْخُبْزَ فَقَالَ «يَا حُمَيْرَاءُ لاَ تُحْصِينَ فَيُحْصَى عَلَيْكِ».

Hadith.3972 - It is reported that the Messenger of Allah ^{SWT}, peace and blessings be upon him and his family, entered upon Aisha while she was counting pieces of bread. Prophet ^{saws} said: "O Humaira, do not count, lest it be counted against you."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.269 • Tahdhib Al-Ahkam, Vol.7 p.163 • Al-Wafi, Vol.19 p.272 • Wasa'il Al-Shi'ah, Vol.17 p.446

3973 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ تُمَانِعُوا قَرْضَ اَلْخَمِيرِ وَ اَلْخُبْزِ فَإِنَّ مَنْعَهُمَا يُورِثُ اَلْفَقْرَ».

Hadith.3973 - Al-Sakooni reported from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, peace be upon him, who said: "Do not withhold lending leavened dough and bread, for withholding them causes poverty."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.269 • Al-Ash'athiyat, Vol.1 p.160 • Tahdhib Al-Ahkam, Vol.7 p.162 • Al-Wafi, Vol.10 p.468 • Wasa'il Al-Shi'ah, Vol.17 p.445 • Mustadrak Al-Wasa'il, Vol.12 p.435 • Mustadrak Al-Wasa'il, Vol.13 p.282

3974 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «عَلاَمَةُ رِضَا اَللَّهِ فِي خَلْقِهِ عَدْلُ سُلْطَانِهِمْ وَ رُخْصُ أَسْعَارِهِمْ وَ عَلاَمَةُ غَضَبِ اَللَّهِ عَلَى خَلْقِهِ جَوْرُ سُلْطَانِهِمْ وَ غَلاَءُ أَسْعَارِهِمْ».

Hadith.3974 - The Messenger of Allah (SWT), peace and blessings be upon him and his family, said: "The sign of Allah's (SWT) pleasure with His (SWT) creation is the justice of their ruler and the affordability of their prices, and the sign of Allah's (SWT) anger upon His (SWT) creation is the oppression of their ruler and the high cost of their prices."

[REFERENCES]

Al-Usul Al-Sittah Ashar (T. Dar Al-Shibistri), Vol.1 p.2 • Al-Usul Al-Sittah Ashar (T. Dar Al-Shibistri), Vol.1 p.3 • Al-Usul Al-Sittah Ashar (T. Dar Al-Hadith), Vol.1 p.122 • Al-Usul Al-Sittah Ashar (T. Dar Al-Hadith), Vol.1 p.122 • Al-Kafi, Vol.5 p.162 • Man La Yahduruhu Al-Faqih, Vol.3 p.269 • Tuhaf Al-'Uqul, Vol.1 p.40 • Tahdhib Al-Ahkam, Vol.7 p.158 • Fiqh Al-Quran, Vol.2 p.52 • Al-Wafi, Vol.17 p.395



CHAPTER 76 – CHAPTER ON JUDGMENT IN THE DISPUTE BETWEEN BUYER AND SELLER

بَابُ الْحُكْمِ فِي اخْتِلَافِ الْمُتَبَايِعَيْنِ

€ HADITH 3975 ∰ بِسْم اللهِّ الرَّحَمْنِ الرَّحِيمِ

3975 - قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ: فِي اَلرَّجُلِ يَبِيعُ اَلشَّيْءَ فَيَقُولُ اَلْمُشْتَرِي هُوَ بِكَذَا وَ كَذَا بِأَقَلَّ مِمَّا قَالَ اَلْمُشْتَرِي هُوَ بِكَذَا وَ كَذَا بِأَقَلَّ مِمَّا قَالَ اللَّمِيْءِ عَلَيْهِ ».

Hadith.3975 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said regarding a man who sells something and the buyer claims that it was sold for a lower price than what the seller stated: "The statement of the seller is to be accepted if the item is still present in its original form, along

[REFERENCES]

with his oath."

Al-Kafi, Vol.5 p.174 • Man La Yahduruhu Al-Faqih, Vol.3 p.269 • Tahdhib Al-Ahkam, Vol.7 p.26 • Tahdhib Al-Ahkam, Vol.7 p.229 • Al-Wafi, Vol.17 p.523 • Wasa'il Al-Shi'ah, Vol.18 p.59



CHAPTER 77 – CHAPTER ON THE OBLIGATION TO RETURN THE SOLD ITEM DUE TO THE OPTION OF INSPECTION

بَابُ وُجُوبِ رَدِّ الْمَبِيعِ بِخِيَارِ الرُّؤْيَةِ

% HADITH 3976 – 3978 % بِسِنْم اللهِّ الرَّحْمِنْ الرَّحِيمِ

3976 - رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ جَمِيلِ بْنِ دَرَّاجٍ قَالَ :

سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ اِشْتَرَى ضَيْعَةً وَ قَدْ كَانَ يَدْخُلُهَا وَ يَخْرُجُ مِنْهَا فَلَمَّا أَنْ نَقَدَ اَلْمَالَ صَارَ إِلَى اَلضَّيْعَةِ فَفَتَّشَهَا ثُمَّ رَجَعَ فَاسْتَقَالَ صَاحِبَهُ فَلَمْ يُقِلْهُ فَقَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ «لَوْ قَلَبْهَا وَ نَظَرَ مِنْهَا إِلَى تِسْعِ وَ تِسْعِينَ قِطْعَةً ثُمَّ بَقِيَ مِنْهَا قِطْعَةٌ لَمْ يَرَهَا لَكَانَ لَهُ فِي ذَلِكَ خِيَارُ اَلرُّؤْيَةِ».

Hadith.3976 - Muhammad ibn Abi Umayr narrates from Jamil ibn Darraj, who said:

I asked Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} about a man who purchased a property. He used to enter and leave it, but after paying the price and inspecting the property, he returned and requested the seller to annul the sale, but the seller refused.

Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, said: "Even if he had examined and inspected ninetynine parts of it, and one part remained unseen, he would still have the right of option (Khiyar al-Ru'yah) based on inspection."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.270 • Tahdhib Al-Ahkam, Vol.7 p.26 • Al-Wafi, Vol.17 p.519 • Wasa'il Al-Shi'ah, Vol.18 p.28

3977 - وَ رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ مُيَسِّرِ بْنِ عَبْدِ ٱلْعَزِيزِ قَالَ :

قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ رَجُلٌ اِشْتَرَى زِقَّ زَيْتٍ فَوَجَدَ فِيهِ دُرْدِيّاً فَقَالَ

«إِنْ كَانَ مِمَّنْ يَعْلَمُ أَنَّ ذَلِكَ يَكُونُ فِي اَلزَّيْتِ لَمْ يَرُدَّهُ عَلَيْهِ وَ إِنْ لَمْ يَكُنْ يَعْلَمُ أَنَّ ذَلِكَ يَكُونُ فِي اَلزَّيْتِ لَمْ يَرُدَّهُ عَلَيْهِ وَ إِنْ لَمْ يَكُنْ يَعْلَمُ أَنَّ ذَلِكَ يَكُونُ فِي اَلزَّيْتِ رَدَّهُ عَلَيْه».

Hadith.3977 - Muhammad ibn Abi Umayr narrates from Muyassir ibn Abdul Aziz, who said: I asked Imam Jafar ibn Muhammad Al-Sadiq ^{a.s.}, about a man who bought a container of oil and found sediment (dregs) in it.

Imam ^{a.s} said: "If the buyer was aware that such sediment is commonly found in oil, he cannot return it. However, if he was unaware that such sediment is usually present, he has the right to return it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.270

BAB UL ORIM

3978 - وَ دَخَلَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ سُوقَ ٱلتَّمَّارِينَ فَإِذَا إِمْرَأَةٌ تَبْكِي وَ هِيَ تُخَاصِمُ رَجُلاً تَمَّاراً فَقَالَ لَهَا «مَا لَكِ» فَقَالَتْ يَا أَمِيرَ ٱلْمُؤْمِنِينَ اِشْتَرَيْتُ مِنْ هَذَا تَمْراً بِدِرْهَمٍ فَخَرَجَ أَسْفَلُهُ رَدِيّاً وَ لَيْسَ مِثْلَ هَذَا فَقَالَ لَهَ «مُلَ قَالَتْ يَا أَمِيرَ ٱلْمُؤْمِنِينَ اِشْتَرَيْتُ مِنْ هَذَا تَمْراً بِدِرْهَمٍ فَخَرَجَ أَسْفَلُهُ رَدِيّاً وَ لَيْسَ مِثْلَ هَذَا لَهُ ثَلاَتُ مَرَّاتٍ فَأَبَى فَعَلاَهُ بِالدِّرَّةِ حَتَّى رَدَّ عَلَيْهَا وَ كَانَ عَلَيْهِ ٱللَّذِي رَأَيْتُ فَقَالَ لَهُ «رُدَّ عَلَيْهَا» فَأَبَى حَتَّى قَالَ لَهُ ثَلاَثَ مَرَّاتٍ فَأَبَى فَعَلاَهُ بِالدِّرَّةِ حَتًى رَدَّ عَلَيْهَا وَ كَانَ عَلَيْهِ ٱللّهُ مَيْكُرَهُ أَنْ يُجَلِّلُ ٱلتَّمْرُ.

Hadith.3978 - Commander of the Faithful, peace be upon him, entered the market of the date sellers. There, He ^{a.s} saw a woman crying while disputing with a date seller. Imam ^{a.s} said to her: "What is the matter?"

She replied: "O Commander of the Faithful, I bought dates from this man for one dirham, but the bottom of the container was filled with poor-quality dates, unlike what I had seen at the top." Commander of the Faithful, peace be upon him, said to the seller: "Return her money."

The seller refused, and Imam Ali ibn Abi Talib ^{a.s} repeated the instruction three times, but the seller continued to refuse.

So, Imam Ali ibn Abi Talib ^{a.s} struck him with his staff until he returned the money to the woman. Imam Ali ibn Abi Talib ^{a.s} used to dislike covering the dates to conceal their defects.

[REFERENCES]

Al-Kafi, Vol.5 p.230 • Man La Yahduruhu Al-Faqih, Vol.3 p.270 • Al-Wafi, Vol.18 p.737 • Wasa'il Al-Shi'ah, Vol.18 p.110



CHAPTER 78 – CHAPTER ON ANNOUNCING THE SALE OF GOODS

بَابُ النِّدَاءِ عَلَى الْمَبِيعِ

% HADITH 3979 (هجر الدَّعِمْنِ الرَّحِمْنِ الرَّحِمْدِ

3979 - رَوَى أُمَيَّةُ بْنُ عَمْرٍو عَنِ اَلشَّعِيرِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ كَانَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ كَانَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَللَّهَاءُ اللَّهَاءُ وَ النِّيَادَةُ وَ اَلنِّدَاءُ لَللَّهُ يَقُولُ: «إِذَا نَادَى اَلْمُنَادِي فَلَيْسَ لَكَ أَنْ تَزِيدَ فَإِذَا سَكَتَ فَلَكَ أَنْ تَزِيدَ وَ إِنَّمَا تَحْرُمُ اَلزِّيَادَةُ وَ اَلنِّدَاءُ لَسُّكُوتُ ».

Hadith.3979 - Umayyah ibn Amr narrated from Al-Sha'eeri, who narrated from Abu Abdullah ^{a.s}, that Commander of the Faithful, peace be upon him, said:

"When the caller (auctioneer) announces the price, it is not permissible for you to increase the bid. However, when the caller becomes silent, then you are allowed to increase the bid. Indeed, raising the bid is prohibited while the announcement is still being heard, but it becomes permissible when silence follows."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.271



CHAPTER 79 – CHAPTER ON SELLING IN THE SHADE

بَابُ الْبَيْعِ فِي الظِّلَالِ

€ HADITH 3980 ₪ بِسْم اللهِّ الرَّحَمْنِ الرَّحِيمِ

3980 - رُوِيَ عَنْ هِشَامِ بْنِ اَلْحَكَمِ أَنَّهُ قَالَ : كُنْتُ أَبِيعُ اَلسَّابِرِيَّ فِي اَلظَّلاَلِ فَمَرَّ بِي أَبُو اَلْحَسَنِ اَلْأَوَّلُ عَلَيْهِ اَلسَّلاَمُ رَاكِباً فَقَالَ لِي «يَا هِشَامُ إِنَّ اَلْبَيْعَ فِي اَلظِّلاَلِ غِشُّ وَ اَلْغِشُّ لاَ يَحِلُّ».

Hadith. - Hisham ibn Al-Hakam narrated:

"I used to sell Sabiri (a type of cloth) in the shade, and Abu Al-Hasan the First ^{a.s} passed by me while riding.

Imam ^{a.s} said to me: 'O Hisham, selling in the shade is deceit, and deceit is not permissible.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.271 • Wasa'il Al-Shi'ah, Vol.17 p.466



CHAPTER 80 – CHAPTER ON SELLING MILK MIXED WITH WATER

بَابُ بَيْعِ اللَّبَنِ الْمُشَابِ بِالْمَاءِ

% HADITH 3981 (\$\\ بِسْم اللهِّ الرَّحَمْنِ الرَّحِيمِ

3981 - رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «نَهَى رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ 3981 - رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «نَهَى رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ أَنْ يُشَابَ اَللَّبَنُ بِالْمَاءِ لِلْبَيْع».

Hadith.3981 - Isma'il ibn Muslim narrated from Abu Abdullah (a.s):

"The Messenger of Allah $^{\{SWT\}}$ (peace and blessings be upon him and his family) forbade mixing milk with water for sale."

[REFERENCES]

Al-Kafi, Vol.5 p.160 • Man La Yahduruhu Al-Faqih, Vol.3 p.272 • Tahdhib Al-Ahkam, Vol.7 p.12 • Tahdhib Al-Ahkam, Vol.7 p.13 • Al-Wafi, Vol.17 p.467



CHAPTER 81 – CHAPTER ON DEFRAUDING THE UNAWARE BUYER

باب غَبْنُ الْمُسْتَرْسِلِ

HADITH 3982 - 3984 \$ 1985
بسئم الله الرّعمْن الرّميم

3982 - قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ: «غَبْنُ اَلْمُسْتَرْسِل سُحْتُ وَ غَبْنُ اَلْمُؤْمِن حَرَامٌ».

Hadith.3982 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "Defrauding the one who entrusts you is unlawful gain, and defrauding a believer is forbidden."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.272 • Wasa'il Al-Shi'ah, Vol.17 p.396

------3983 - وَ فِى رِوَايَةِ عَمْرِو بْن جُمَيْع عَنْ أَبِى عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «غَبْنُ اَلْمُسْتَرْسِل رِبًا ».

Hadith.3983 - In a narration from Amr ibn Jameei, from Abu Abdullah ^{a.s}, he said: "Defrauding the one who entrusts you is usury."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.272 • Al-Wafi, Vol.17 p.456 • Wasa'il Al-Shi'ah, Vol.17 p.396 • Bihar Al-Anwar, Vol.100 p.104 • Mustadrak Al-Wasa'il, Vol.13 p.255 • Mustadrak Al-Wasa'il, Vol.13 p.307

Hadith.3984 - Imam ^{a.s} said: "If a man says to another man, 'Come, I will improve your sale,' then it is forbidden for him to make a profit."

[REFERENCES]

Al-Kafi, Vol.5 p.152 • Man La Yahduruhu Al-Faqih, Vol.3 p.272 • Tahdhib Al-Ahkam, Vol.7 p.7 • Al-Wafi, Vol.17 p.457 • Wasa'il Al-Shi'ah, Vol.17 p.395 • Bihar Al-Anwar, Vol.100 p.136



CHAPTER 82 – CHAPTER ON KINDNESS AND AVOIDING DECEPTION IN SALES

بَابُ الْإِحْسَانِ وَ تَرْكِ الْغِشِّ فِي الْبَيْعِ

€ 3987 – 3985 HADITH @ بِسِنْمِ اللهِّ الرَّحَمْنِ الرَّحِيمِ

3985 - قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ ، لِزَيْنَبَ اَلْعَطَّارَةِ اَلْحَوْلاَءِ «إِذَا بِعْتِ فَأَحْسِنِي وَ لاَ تَغُشِّي فَإِنَّهُ أَنْقَى وَ أَبْقَى لِلْمَالِ ».

Hadith.3985 - The Messenger of Allah ^{SWT} (may Allah ^{SWT} bless him and his family) said to Zaynab, the perfume seller, known as Al-Hawla': "When you sell, do so with excellence and do not deceive, for it is purer and more enduring for wealth."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.272 • Al-Wafi, Vol.17 p.469

------3986 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «لَيْسَ مِنًا مَنْ غَشَّ مُسْلِماً ».

Hadith.3986 - Imam (a.s) said: "He who deceives a Muslim is not from us."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.273 • Al-Wafi, Vol.17 p.469

3987 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «مَنْ غَشَّ اَلْمُسْلِمِينَ حُشِرَ مَعَ اَلْيَهُودِ يَوْمَ اَلْقِيَامَةِ لِأَنَّهُمْ أَغَشُّ اَلنَّاسِ

Hadith.3987 - Imam ^{a.s} said: "Whoever deceives the Muslims will be resurrected with the Jews on the Day of Judgment, because they are the most deceitful people towards the Muslims."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.273 • Al-Wafi, Vol.17 p.470



للْمُسْلمينَ».

CHAPTER 83 – CHAPTER ON INTERCEPTING TRADE GOODS

بَابُ التَّلَقِّي

HADITH 3988 – 3990 \$
إسلىم اللهِ الرَّحمْنِ الرَّعمِنِ الرَّعمِنِ

3988 - قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «لاَ يَتَلَقَّى أَحَدُكُمْ طَعَاماً خَارِجاً مِنَ اَلْمِصْرِ وَ لاَ يَبِيعُ حَاضِرٌ لِبَادٍ ذَرُوا اَلْمُسْلِمِينَ يَرْزُق اَللَّهُ بَعْضَهُمْ مِنْ بَعْضٍ ».

Hadith.3988 - The Messenger of Allah ^{SWT} (may Allah ^{SWT} bless him and his family) said: "None of you should intercept food outside the city, and no resident should sell on behalf of a visitor. Leave the Muslims so that Allah ^{SWT} may provide for some of them through others."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.273

3989 - وَ رُوِيَ عَنْ مِنْهَالٍ اَلْقَصَّابِ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ تَلَقِّي اَلْغَنَمِ فَقَالَ «لاَ تَلَقَّ وَ لاَ تَشْتَر مَا تُلُقِّىَ وَ لاَ تَأْكُلْ مِنْ لَحْمِ مَا تُلُقِّىَ».

Hadith.3989 - It is narrated from Minhal al-Qassab who said: I asked Abu Abdullah ^{a.s} about intercepting sheep.

Imam ^{a.s} said: "Do not intercept, do not buy what has been intercepted, and do not eat the meat of what has been intercepted."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.273 • Al-Wafi, Vol.17 p.400 • Wasa'il Al-Shi'ah, Vol.17 p.443

-----3990 - وَ رُوِىَ : «أَنَّ حَدَّ اَلتَّلَقِّى رَوْحَةٌ فَإِذَا صَارَ إِلَى أَرْبَع فَرَاسِخَ فَهُوَ جَلْبٌ ».

Hadith.3990 - It is narrated: "The limit for intercepting is the distance of a short journey, but if it reaches four farsakhs, then it is considered transportation."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.274 • Wasa'il Al-Shi'ah, Vol.17 p.444



CHAPTER 84 – CHAPTER ON USURY (RIBA)

بَابُ الرِّبَا

% 4031 – 4031 HADITH % بِسِنْمِ اللهِّ الرَّحَمْنِ الرَّحِيمِ

3991 - رَوَى اَلْحُسَيْنُ بْنُ اَلْمُخْتَارِ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «دِرْهَمٌ رِبًا أَشَدُّ عِنْدَ اللَّهِ عَزَّ وَ جَلَّ مِنْ ثَلاَثِينَ زَنْيَةً كُلُّهَا بِذَاتِ مَحْرَمٍ مِثْلِ اَلْخَالَةِ وَ اَلْعَمَّةِ».

Hadith.3991 - Al-Husayn ibn al-Mukhtar narrated from Abu Basir, from Abu Abdullah ^{a.s}, who said: "One dirham of usury is more severe in the sight of Allah ^{swt}, the Almighty and Majestic, than thirty acts of fornication, all of which are committed with forbidden relatives, such as a maternal aunt or a paternal aunt."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.274

3992 - وَ فِي رِوَايَةِ هِشَامِ بْنِ سَالِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «دِرْهَمٌ رِبًا أَشَدُّ عِنْدَ اَللَّهِ مِنْ سَبْعِينَ زَنْيَةً كُلِّهَا بِذَاتِ مَحْرَمٍ ».

Hadith.3992 - In a narration from Hisham ibn Salim, from Abu Abdullah ^{a.s}, he said: "One dirham of usury is more severe in the sight of Allah ^{SWT} than seventy acts of fornication, all of which are committed with forbidden relatives."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.274

3993 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «آكِلُ اَلرِّبَا وَ مُؤْكِلُهُ وَ كَاتِبُهُ وَ شَاهِدَاهُ فِي اَلْوزْر سَوَاءٌ».

Hadith.3993 - The Messenger of Allah ^{SWT} (may Allah ^{SWT} bless him and his family) said: "The one who consumes usury, the one who gives it, its recorder, and its two witnesses are equal in sin."

[REFERENCES]

Al-Kafi, Vol.5 p.144 • Man La Yahduruhu Al-Faqih, Vol.3 p.274 • Al-Wafi, Vol.17 p.376 • Wasa'il Al-Shi'ah, Vol.18 p.126

3994 - وَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «لَعَنَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ اَلِهِ اَلرِّبَا وَ آكِلَهُ وَ مُؤْكِلَهُ وَ بَائِعَهُ وَ مُشْتَرِيَهُ وَ كَاتِبَهُ وَ شَاهِدَيْه».

Hadith.3994 - Imam Ali ibn Abi Talib ^{a.s} said: "The Messenger of Allah ^{SWT} (may Allah ^{SWT} bless him and his family) cursed usury, its consumer, its giver, its seller, its buyer, its recorder, and its two witnesses."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.274 • Tahdhib Al-Ahkam, Vol.7 p.15 • Al-Wafi, Vol.17 p.381 • Tafsir Al-Safi, Vol.1 p.304 • Wasa'il Al-Shi'ah, Vol.18 p.127 • Mustadrak Al-Wasa'il, Vol.13 p.336

3995 - وَ رَوَى إِبْرَاهِيمُ بْنُ عُمَرَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ وَ مَا آتَيْتُمْ مِنْ رِباً لِيَرْبُوا فِي أَمْوْالِ اَلنَّاسِ فَلاْ يَرْبُوا عِنْدَ اَللَّهِ ۞ قَالَ «هُوَ هَدِيَّتُكَ إِلَى اَلرَّجُل تَطْلُبُ مِنْهُ اَلثَّوَابَ أَفْضَلَ مِنْهَا فَذَلِكَ رِبًا يُؤْكَلُ».

Hadith.3995 - Ibrahim ibn Umar narrated from Abu Abdullah ^{a.s} regarding the saying of Allah ^{SWT}, the Almighty and Majestic: "*And whatever you give as usury so that it may increase in the wealth of people, it does not increase with Allah ^{SWT}" (Surah Ar-Rum 30:39)*

Imam ^{a.s} said: "It is your gift to a man through which you seek a better return than it, and that is consumed as usury."

[REFERENCES]

Da'a'im Al-Islam, Vol.2 p.327 • Man La Yahduruhu Al-Faqih, Vol.3 p.275 • Tahdhib Al-Ahkam, Vol.7 p.15 • Al-Wafi, Vol.17 p.383 • Wasa'il Al-Shi'ah, Vol.18 p.126 • Tafsir Al-Burhan, Vol.4 p.349 • Tafsir Nur Al-Thaqalayn, Vol.4 p.189 • Mustadrak Al-Wasa'il, Vol.13 p.335

3996 - وَ رَوَى عُبَيْدُ بْنُ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ يَكُونُ اَلرِّبَا إِلاَّ فِيمَا يُكَالُ أَوْ يُوزَنُ ».

Hadith.3996 - Ubayd ibn Zurarah narrated from Abu Abdullah ^{a.s} who said: "Usury only applies to what is measured or weighed."

[REFERENCES]

Tafsir Al-'Ayyashi, Vol.1 p.152 • Al-Kafi, Vol.5 p.146 • Man La Yahduruhu Al-Faqih, Vol.3 p.275 • Tahdhib Al-Ahkam, Vol.7 p.17 • Tahdhib Al-Ahkam, Vol.7 p.19 • Tahdhib Al-Ahkam, Vol.7 p.94 • Tahdhib Al-Ahkam, Vol.7 p.118 • Al-Istibsar, Vol.3 p.101 • Al-Wafi, Vol.18 p.589 • Wasa'il Al-Shi'ah, Vol.18 p.132

Hadith.3997 - Imam ^{a.s} said: "Any usury that people consumed out of ignorance, and then they repented, it will be accepted from them once their repentance is recognized."

And Imam ^{a.s} said: "If a man inherits wealth from his father and knows that there is usury in that wealth, but it has been mixed with other lawful trade, then it is permissible and pure for him to consume it. However, if he identifies a specific portion as usury, he should take his principal

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.275 • Tahdhib Al-Ahkam, Vol.7 p.16 • Tafsir Al-Burhan, Vol.1 p.557



amount and return the usury."

3998 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ:

«أَيُّمَا رَجُلٍ أَدَارَ مَالاً كَثِيراً قَدْ أَكْثَرَ فِيهِ مِنَ اَلرِّبَا فَجَهِلَ ذَلِكَ ثُمَّ عَرَفَهُ بَعْدُ فَأَرَادَ أَنْ يَنْزِعَ ذَلِكَ مِنْهُ فَمَا مَضَى فَلَهُ وَ بَدَعُهُ فِيمَا بَسْتَأْنِفُ ».

Hadith.3998 - Imam {a.s} said:

"If any man manages a large amount of wealth and has excessively engaged in usury unknowingly, then later becomes aware of it and wishes to remove it, what has already passed is permissible for him, but he must refrain from it in the future."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.276

3999 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ:

«أَتَى رَجُلٌ إِلَى أَبِي جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ فَقَالَ إِنِّي وَرِثْتُ مَالاً وَ قَدْ عَلِمْتُ أَنَّ صَاحِبَهُ اَلَّذِي وَرِثْتُهُ مِنْهُ قَدْ كَانَ يُرْبِي وَ قَدْ أَعْرِفُ أَنَّ فِيهِ رِبًّا وَ أَسْتَيْقِنُ ذَلِكَ وَ لَيْسَ يَطِيبُ لِي حَلالُهُ لِحَالِ عِلْمِي فِيهِ وَ قَدْ سَأَلْتُ كَانَ يُرْبِي وَ قَدْ أَعْرِاقِ وَ أَهْلِ اَلْحِجَازِ فَقَالُوا لاَ يَحِلُّ لَكَ أَكْلُهُ مِنْ أَجْلِ مَا فِيهِ فَقَالَ لَهُ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ وَقُهَاءً أَهْلِ اَلْعِرَاقِ وَ أَهْلِ اَلْحِجَازِ فَقَالُوا لاَ يَحِلُّ لَكَ أَكْلُهُ مِنْ أَجْلِ مَا فِيهِ فَقَالَ لَهُ أَبُو جَعْفَرٍ عَلَيْهِ السَّلاَمُ «إِنْ كُنْتَ تَعْلَمُ أَنَّ فِيهِ مَالاً مَعْرُوفاً رِبًّا وَ تَعْرِفُ أَهْلَهُ فَخُذْ رَأْسَ مَالِكَ وَ رُدَّ مَا سِوَى ذَلِكَ وَ إِنْ كَانَ مُحْتَلِطاً فَكُنْهُ هَنِيئاً مَرِيئاً فَإِنَّ الْمَالَ مَالُكَ وَ إِجْتَنِبْ مَا كَانَ يَصْنَعُ صَاحِبُهُ فَإِنَّ رَسُولَ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ قَدْ وَضَعَ مَا مَضَى مِنَ الرَّبَا وَ حَرَّمَ مَا بَقِيَ فَمَنْ جَهِلَهُ وَسِعَهُ جَهْلُهُ حَتَّى يَعْرِفَهُ فَإِذَا عَرَفَ تَحْرِيمَهُ حَرُمَ عَلَيْهِ وَوَعَمَ عَلَيْهِ فِيهِ الْعُقُوبَةُ إِذَا رَكِبَهُ كَمَا يَجِبُ عَلَى مَنْ يَأْكُلُ الرَّبَا» ».

Hadith.3999 - Imam {a.s} said:

"A man came to Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} and said: "I have inherited wealth, and I know that the one from whom I inherited it used to engage in usury. I am certain that there is usury in it, and this knowledge makes even the lawful portion unpleasant for me. I have asked the jurists of Iraq and Hijaz, and they said it is not permissible for me to consume it because of what it contains."

Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s) said to him:

"If you know that there is a specific portion of it that is usury and you know its rightful owners, then take your principal amount and return what is beyond that. But if it is mixed, then consume it with ease and satisfaction, for the wealth is yours. Avoid what its previous owner used to do. Indeed, the Messenger of Allah (SWT) (may Allah (SWT) bless him and his family) forgave what has passed of usury and prohibited what remains.

So whoever was ignorant of it, his ignorance is excused until he becomes aware of it. Once he knows it is prohibited, it becomes forbidden for him, and punishment becomes obligatory upon him if he engages in it, just as it is obligatory upon one who consumes usury."

[REFERENCES]

Al-Kafi, Vol.5 p.145 • Man La Yahduruhu Al-Faqih, Vol.3 p.276 • Tahdhib Al-Ahkam, Vol.7 p.16 • Al-Wafi, Vol.17 p.378 • Wasa'il Al-Shi'ah, Vol.18 p.129 • Tafsir Al-Burhan, Vol.1 p.557



4000 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «لَيْسَ بَيْنَنَا وَ بَيْنَ أَهْل حَرْبِنَا رِبًا نَأْخُذُ مِنْهُمْ وَ لاَ نُعْطِيهِمْ».

Hadith.4000 - The Messenger of Allah $^{\text{SWT}}$ (may Allah $^{\text{SWT}}$ bless him and his family) said: "There is no usury between us and the people with whom we are at war; we take from them, but we do not give to them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.277

-----4001 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ : «لَيْسَ بَيْنَ ٱلرَّجُل وَ بَيْنَ وَلَدِهِ رِبًا وَ لَيْسَ بَيْنَ ٱلسَّيِّدِ وَ بَيْنَ عَبْدِهِ رِبًا ».

Hadith.4001 - Imam ^{a.s} said: "There is no usury between a man and his child, and there is no usury between a master and his servant."

[REFERENCES]

Al-Kafi, Vol.5 p.147 • Man La Yahduruhu Al-Faqih, Vol.3 p.277 • Tahdhib Al-Ahkam, Vol.7 p.18 • Awali Al-La'ali, Vol.1 p.309 • Al-Wafi, Vol.17 p.385 • Wasa'il Al-Shi'ah, Vol.18 p.135

4002 - وَ قَالَ ٱلصَّادِقُ عَلَيْهِ ٱلسَّلاَمُ : «لَيْسَ بَيْنَ ٱلْمُسْلِمِ وَ بَيْنَ ٱلذَّمِّىِّ رِبًا وَ لاَ بَيْنَ ٱلْمَرْأَةِ وَ بَيْنَ زَوْجِهَا رِبًا.

Hadith.4002 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"There is no usury between a Muslim and a Dhimmi, nor between a woman and her husband."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.278 • Awali Al-La'ali, Vol.1 p.309 • Awali Al-La'ali, Vol.3 p.222 • Al-Wafi, Vol.17 p.387 • Wasa'il Al-Shi'ah, Vol.18 p.136

4003 - وَ رُوِيَ عَنْ عُمَرَ بْنِ يَزِيدَ بَيَّاعِ ٱلسَّابِرِيِّ قَالَ : قُلْتُ لِأَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ جُعِلْتُ فِدَاكَ إِنَّ ٱلنَّاسَ يَزْعُمُونَ أَنَّ ٱلرِّبْحَ عَلَى ٱلْمُضْطَرِّ حَرَامٌ وَ هُوَ مِنَ ٱلرِّبَا فَقَالَ

«وَ هَلْ رَأَيْتَ أَحَداً اِشْتَرَى غَنِيّاً أَوْ فَقِيراً إِلاَّ مِنْ ضَرُورَةٍ يَا عُمَرُ قَدْ «أَحَلَّ اَللَّهُ اَلْبَيْعَ وَ حَرَّمَ اَلرِّبَا» فَارْبَحْ وَ لاَ تُرْبِهِ » قُلْتُ وَ مَا اَلرِّبَا قَالَ «دَرَاهِمُ بِدَرَاهِمَ مِثْلاَن بِمِثْل».

Hadith.4003 - It is narrated from Umar ibn Yazid, the seller of Sabiri, who said: I said to Abu Abdullah ^{a.s}: "May I be your ransom! People claim that making a profit from someone in distress is forbidden and is considered usury."

Imam ^{a.s} said: "Have you ever seen anyone, whether rich or poor, buy something except out of necessity, O Umar? Indeed, 'Allah ^{SWT} has permitted trade and forbidden usury.' So make a profit, but do not commit usury."

I said: "What is usury?"

Imam ^{a.s} said: "It is exchanging dirhams for dirhams of equal amount."

[REFERENCES]

 $\label{eq:man_lambda} \begin{tabular}{l} Man\ La\ Yahduruhu\ Al-Faqih,\ Vol.3\ p.278 \bullet Tahdhib\ Al-Ahkam,\ Vol.7\ p.18 \bullet Al-Istibsar,\ Vol.3\ p.72 \bullet Al-Wafi,\ Vol.17\ p.459 \bullet Wasa'il\ Al-Shi'ah,\ Vol.17\ p.447 \bullet Tafsir\ Al-Burhan,\ Vol.1\ p.553 \end{tabular}$



4004 - وَ رَوَى غِيَاتُ بْنُ إِبْرَاهِيمَ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ : «أَنَّ عَلِيًا عَلَيْهِ اَلسَّلاَمُ كَرِهَ بَيْعَ اَللَّحْمِ بِالْحَيَوَان».

Hadith.4004 - Ghiyath ibn Ibrahim narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, that Imam Ali ibn Abi Talib ^{a.s} disliked the sale of meat in exchange for live animals.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.278 • Wasa'il Al-Shi'ah, Vol.18 p.143

4005 - وَ سَأَلَ رَجُلُ ٱلصَّادِقَ عَلَيْهِ ٱلسَّلاَمُ عَنْ قَوْلِ ٱللَّهِ عَزَّ وَ جَلَّ: ۞ يَمْحَقُ ٱللَّهُ ٱلرِّبَا وَ يُرْبِي ٱلصَّدَقَاتِ ۞ وَ قَدْ أَرَى مَنْ يَأْكُلُ ٱلرِّبَا يَرْبُو مَالُهُ فَقَالَ «فَأَيُّ مَحْقٍ أَمْحَقُ مِنْ دِرْهَمٍ رِبًا يَمْحَقُ ٱلدِّينَ فَإِنْ تَابَ مِنْهُ ذَهَبَ مَالُهُ وَ إِفْتَقَرَ».

Hadith.4005 - A man asked Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} about the saying of Allah ^{SWT}, the Almighty and Majestic:

"Allah (SWT) destroys usury and gives increase for charities." (Surah Al-Baqarah 2:276).

He asked: "Yet I see those who consume usury, and their wealth increases."

Imam ^{a.s} replied: "Is there any destruction greater than a dirham of usury that destroys one's religion? If he repents from it, his wealth will vanish, and he will become poor."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.279 • Tafsir Nur Al-Thaqalayn, Vol.1 p.293 • Tafsir Kanz Al-Daqaiq, Vol.2 p.456

4006 - وَ رَوَى أَبَانٌ عَنْ مُحَمَّدِ بْنِ عَلِيٍّ ٱلْحَلَبِيِّ وَ حَمَّادِ بْنِ عُثْمَانَ عَنْ عُبَيْدِ ٱللَّهِ بْنِ عَلِيٍّ ٱلْحَلَبِيِّ قَالَ سَمِعْتُ أَبًا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ يَقُولُ: «مَا كَانَ مِنْ طَعَامٍ مُخْتَلِفٍ أَوْ مَتَاعٍ أَوْ شَيْءٍ مِنَ ٱلْأَشْيَاءِ يَتَفَاضَلُ فَلاَ بَأْسَ إِبَيْعِهِ مِثْلَيْن بِمِثْل يَداً بِيَدٍ فَأَمَّا نَظِرَةً فَإِنَّهُ لاَ يَصْلُحُ ».

Hadith.4006 - Aban narrated from Muhammad ibn Ali al-Halabi and Hammad ibn Uthman, from Ubaydullah ibn Ali al-Halabi, who said:

I heard Abu Abdullah {a.s} say:

"There is no harm in selling different types of food, goods, or items that vary in value, two for one, if it is done hand-to-hand. However, if it is done on credit, then it is not permissible."

[REFERENCES]

Al-Kafi, Vol.5 p.191 • Man La Yahduruhu Al-Faqih, Vol.3 p.279 • Tahdhib Al-Ahkam, Vol.7 p.93 • Tahdhib Al-Ahkam, Vol.7 p.93 • Awali Al-La'ali, Vol.3 p.220 • Al-Wafi, Vol.18 p.592 • Wasa'il Al-Shi'ah, Vol.18 p.145 • Wasa'il Al-Shi'ah, Vol.18 p.157 • Al-Fusul Al-Muhimmah, Vol.2 p.254

4007 - وَ رَوَى جَمِيلُ بْنُ دَرَّاجٍ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «اَلْبَعِيرُ بِالْبَعِيرَيْنِ وَ اَلدَّابَّةُ بِالنَّوْبِ بِالثَّوْبَيْنِ يَداً بِيَدٍ وَ نَسِيئَةً إِذَا وَصَفْتَهُمَا ».



Hadith.4007 - Jamil ibn Darraj narrated from Zurarah, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said: "There is no harm in exchanging a camel for two camels or an animal for two animals, as long as it is done hand-to-hand."

And Imam ^{a.s} said: "There is no harm in exchanging one garment for two garments, whether hand-to-hand or on credit, if you describe them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.279 • Al-Wafi, Vol.18 p.590 • Wasa'il Al-Shi'ah, Vol.18 p.155

4008 - وَ سَأَلَ سَمَاعَةُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنْ بَيْعِ اَلْحَيَوَانِ اِثْنَيْنِ بِوَاحِدٍ - فَقَالَ «إِذَا سَمَّيْتَ اَلسِّنَّ فَلاَ نَأْسَ ».

Hadith.4008 - Sama'ah asked Abu Abdullah ^{a.s} about selling two animals for one. Imam ^{a.s} said: "If you specify their age, then there is no harm."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.279

4009 - وَ سَأَلَ عَبْدُ اَلرَّحْمَنِ بْنُ أَبِي عَبْدِ اَللَّهِ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلْعَبْدِ بِالْعَبْدِ بِالْعَبْدِ بِالْعَبْدِ بِالْعَبْدِ وِ اَلْعَبْدِ بِالْعَبْدِ وِ اَلْعَبْدِ بِالْعَبْدِ وِ اَلْعَبْدِ بِالْعَبْدِ وَ اَلْعَبْدِ بِالْعَبْدِ وَ اللَّهِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلْعَبْدِ بِالْعَبْدِ بِالْعَبْدِ بِالْعَبْدِ وِ الْعَبْدِ بِالْعَبْدِ وَ الْعَبْدِ بِالْعَبْدِ وَ الْعَبْدِ بِالْعَبْدِ وَ اللَّهِ أَبَا عَبْدِ اللَّهِ عَلْمُ اللَّهِ عَلَيْهِ اللَّهِ اللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهِ عَلْمُ اللَّهِ أَلْعَبْدِ بِالْعَبْدِ بِالْعَبْدِ وَ الْعَبْدِ بِالْعَبْدِ وَ اللّهِ اللّهِ اللّهِ أَنْ اللّهِ أَنْ اللّهِ اللّهِ اللّهِ أَنْ اللّهِ اللّهُ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ الللّهِ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ الللّهِ اللّهِ الللّهِ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ الللّهِ اللّهِ اللّهِ الللّهِ اللّهِ الللّهِ اللّهِ اللّهِ اللّهِ اللّهِ الللللّهِ الللّهِ اللّهِ الللّهِ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ الللّهِ الللّهِ اللّهِ اللّهِ اللّهِ الللّهِ اللّهِ الللّهِ الللّهِ الللّهِ اللّهِ اللّهِ اللّهِ الللّهِ اللّهِ الللّهِ الللّهِ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ الللّهِ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ اللّهِ الللّهِ الللّهِ اللللّهِ الللّهِ الللّهِ الللّهِ الللّهِ اللّهِ الللّهِ الللّهِ الللّهِ الللّهِ الللّهِ اللّهِ اللّهِ اللّهِ الللّهِ الللّهِ اللّهِ الللّهِ الللّهِ الللّهِ الللّهِ اللّهِ اللّهِ اللّهِ الللّهِ اللّهِ اللّهِ الللّهِ الللّهِ الللّهِ اللّهِ اللّهِ الللّهِ اللّهِلْمُلْعِلْمِلْمِلْمِلْ الللّهِ اللّهِ الللّهِ الللّهِ الللّهِ الل

Hadith.4009 - Abd al-Rahman ibn Abi Abdullah asked Abu Abdullah ^{a.s} about exchanging one slave for two slaves, or one slave for another slave along with dirhams.

Imam ^{a.s} said: "There is no harm in exchanging all types of animals hand-to-hand."

[REFERENCES]

Al-Kafi, Vol.5 p.191 • Man La Yahduruhu Al-Faqih, Vol.3 p.280 • Tahdhib Al-Ahkam, Vol.7 p.118 • Al-Istibsar, Vol.3 p.100 • Al-Wafi, Vol.18 p.591 • Wasa'il Al-Shi'ah, Vol.18 p.156

4010 - وَ سَأَلَهُ سَعِيدُ بْنُ يَسَارٍ : عَنِ ٱلْبَعِيرِ بِالْبَعِيرَيْنِ يَداً بِيَدٍ وَ نَسِيئَةً فَقَالَ «نَعَمْ لاَ بَأْسَ إِذَا سُمِّيَتِ ٱلْأَسْنَانُ جَذَعَانَ أَوْ ثَنِيَّانَ، ثُمَّ أَمَرَنِي فَخَطَطْتُ عَلَى ٱلنَّسِيئَةِ لِأَنَّ ٱلنَّاسَ يَقُولُونَ لاَ وَ انَّمَا فَعَارَ ذَلكَ للتَّقِيَّة».

Hadith.4010 - Sa'id ibn Yasar asked him about exchanging one camel for two camels, whether hand-to-hand or on credit.

Imam ^{a.s} said: "Yes, there is no harm if their ages are specified, whether they are young or mature."

Then Imam ^{a.s} instructed me to strike out the mention of credit because people say it is not allowed, and Imam ^{a.s} only did that as a precaution (taqiyyah).

[REFERENCES]



4011 - وَ رَوَى أَبَانٌ عَنْ سَلَمَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِيهِ عَلَيْهِمَا اَلسَّلاَمُ : «أَنَّ عَلِيّاً عَلَيْهِ اَلسَّلاَمُ كَسَا اَلنَّاسَ بِالْعِرَاقِ فَكَانَ فِي اَلْكِسْوَةِ حُلَّةٌ جَيِّدَةٌ فَسَأَلَهُ إِيَّاهَا اَلْحُسَيْنُ عَلَيْهِ اَلسَّلاَمُ فَأَبَى فَقَالَ اَلْحُسَيْنُ عَلَيْهِ اَلسَّلاَمُ لَأَبُى فَقَالَ اَلْحُسَيْنُ عَلَيْهِ اَلسَّلاَمُ اللَّهُ إِيَّاهَا اللَّهُ اللَّهُ إِيَّاهَا اللَّهُ إِيَّاهَا اللَّهُ اللَّهُ إِيَّاهَا اللَّهُ اللَّهُ اللَّهُ اللَّهُ فَقَالَ الْحُسَيْنُ عَلَيْهِ السَّلامُ وَ عَلَى اللَّهُ اللهُ اللَّهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ عَلَى اللهُ الللهُ اللهُ اللهُ اللهُ اللهُ اللهُ الله

Hadith.4011 - Aban narrated from Salamah, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} that:

Imam Ali ibn Abi Talib ^{a.s} distributed clothing among the people in Iraq, and among the garments was a fine robe. Imam Hussain ibn Ali ^{a.s} asked him for it, but Imam Ali ibn Abi Talib ^{a.s} refused. Imam Hussain ibn Ali ^{a.s} then said: "I will give you two robes in exchange for it."

Imam Ali ibn Abi Talib (a.s) refused.

Imam Hussain ibn Ali ^{a.s} continued offering until he reached five robes. Imam Ali ibn Abi Talib ^{a.s} then took the robes from him, gave him the fine robe, and placed the robes in his lap, saying: "I will take five in exchange for one."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.280 • Tahdhib Al-Ahkam, Vol.7 p.119 • Al-Wafi, Vol.18 p.596 • Wasa'il Al-Shi'ah, Vol.18 p.154

4012 - وَ رَوَى جَمِيلٌ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «اَلدَّقِيقُ بِالْحِنْطَةِ وَ اَلسَّوِيقُ بِالدَّقِيقِ مِثْلاً بِمِثْل لاَ بَأْسَ بِهِ ».

Hadith.4012 - Jamil narrated from Zurarah, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^(a.s), who said: "Flour in exchange for wheat, and parched flour in exchange for regular flour, if it is equal in measure, there is no harm in it."

[REFERENCES]

Al-Kafi, Vol.5 p.189 • Da'a'im Al-Islam, Vol.2 p.42 • Man La Yahduruhu Al-Faqih, Vol.3 p.280 • Tahdhib Al-Ahkam, Vol.7 p.94 • Al-Wafi, Vol.18 p.580 • Al-Wafi, Vol.18 p.580 • Wasa'il Al-Shi'ah, Vol.18 p.141 • Wasa'il Al-Shi'ah, Vol.18 p.142 • Mustadrak Al-Wasa'il, Vol.13 p.340

4013 - وَ رَوَى أَبُو بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «اَلْحِنْطَةُ وَ اَلشَّعِيرُ رَأْسٌ بِرَأْسٍ لاَ يُزَادُ وَاحِدٌ مِنْهُمَا عَلَى اَلْآخَر».

Hadith.4013 - Abu Basir narrated from Abu Abdullah ^{a.s}, who said: "Wheat and barley should be exchanged one for one, and neither of them should exceed the other."

[REFERENCES]

Al-Kafi, Vol.5 p.187 • Man La Yahduruhu Al-Faqih, Vol.3 p.281 • Tahdhib Al-Ahkam, Vol.7 p.95 • Al-Wafi, Vol.18 p.577 • Wasa'il Al-Shi'ah, Vol.18 p.138

4014 - وَ سَأَلَهُ سَمَاعَةُ : عَنِ اَلطَّعَامِ وَ اَلتَّمْرِ وَ اَلزَّبِيبِ فَقَالَ «لاَ يَصْلُحُ شَيْءٌ مِنْهُ اِثْنَانِ بِوَاحِدٍ إِلاَّ أَنْ تَصْرِفَهُ مِنْ نَوْع إِلَى نَوْع آخَرَ فَإِذَا صَرَفْتَهُ فَلاَ بَأْسَ بِهِ اِثْنَان بِوَاحِدٍ وَ أَكْثَرَ مِنْ ذَلِكَ».



Hadith.4014 - Sama'ah asked him about food, dates, and raisins.

Imam ^{a.s} said: "It is not permissible to exchange two for one of any of these, except if you change it from one type to another. When you change it, then there is no harm in exchanging two for one or even more than that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.281 • Tahdhib Al-Ahkam, Vol.7 p.95 • Al-Wafi, Vol.18 p.584 • Wasa'il Al-Shi'ah, Vol.18 p.146

4015 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ قَيْسٍ قَالَ سَمِعْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «يَكْرَهُ وَسْقاً مِنْ تَمْرِ اَلْمَدِينَةِ بِوَسْقَيْنِ مِنْ تَمْرِ خَيْبَرَ لِأَنَّ تَمْرَ اَلْمَدِينَةِ أَجْوَدُهُمَا » قَالَ «وَ كَرِهَ أَنْ يُبَاعَ اَلتَّمْرُ بِالرُّطَبِ عَاجِلاً بِمِثْلِ كَيْلِهِ إِلَى أَجَل مِنْ تَمْرِ أَنْ يُبَاعُ فَيَنْقُصُ مِنْ كَيْلِهِ ».

Hadith.4015 - It is narrated from Muhammad ibn Qays, who said: I heard Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} say: "It is disliked to exchange one wasq of dates from Medina for two wasqs of dates from Khaybar, because the dates of Medina are of better quality." Imam ^{a.s} also said: "It is disliked to sell dates in exchange for fresh dates, even if measured equally, with a delayed payment, because fresh dates dry out and decrease in volume."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.281 • Al-Wafi, Vol.18 p.584

4016 - وَ سَأَلَ عَلِيُّ بْنُ جَعْفَرٍ ، أَخَاهُ مُوسَى بْنَ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ : عَنْ رَجُلٍ أَعْطَى عَبْدَهُ عَشَرَةَ دَرَاهِمَ عَلَى أَنْ يُؤَدِّيَ اَلْعَبْدُ كُلَّ شَهْرٍ عَشَرَةَ دَرَاهِمَ أَ يَحِلُّ ذَلِكَ قَالَ «لاَ بَأْسَ».

Hadith.4016 - Ali ibn Ja'far asked his brother Imam Musa ibn Jafar Al-Kadhim ^{a.s} about a man who gave his servant ten dirhams on the condition that the servant would pay back ten dirhams each month.

Imam {a.s} said: "There is no harm in that."

[REFERENCES]

Masa'il Ali Ibn Ja'far, Vol.1 p.125 • Qurb Al-Isnad, Vol.1 p.266 • Man La Yahduruhu Al-Faqih, Vol.3 p.281 • Wasa'il Al-Shi'ah, Vol.19 p.28 • Bihar Al-Anwar, Vol.100 p.157

4017 - وَ - سَأَلَ دَاوُدُ بْنُ ٱلْحُصَيْنِ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : عَنِ ٱلشَّاةِ بِالشَّاتَيْنِ وَ ٱلْبَيْضَةِ بِالْبَيْضَتَيْنِ قَالَ «لاَ بَأْسَ مَا لَمْ يَكُنْ مَكِيلاً أَوْ مَوْزُوناً».

Hadith.4017 - Dawud ibn al-Husayn asked Abu Abdullah ^{a.s} about exchanging one sheep for two sheep and one egg for two eggs.

Imam ^{a.s} said: "There is no harm, as long as it is not something measured or weighed."

[REFERENCES]



4018 - وَ رَوَى ٱلْحَلَبِيُّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ أَنَّهُ قَالَ : «لاَ بَأْسَ بِمُعَاوَضَةِ ٱلْمَتَاعِ مَا لَمْ يَكُنْ كَيْلاً وَ لاَ وَزْناً».

Hadith.4018 - Al-Halabi narrated from Abu Abdullah ^{a.s} that Imam ^{a.s} said:

"There is no harm in exchanging goods, as long as they are not measured or weighed."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.282 • Al-Wafi, Vol.18 p.595 • Wasa'il Al-Shi'ah, Vol.18 p.155 • Al-Fusul Al-Muhimmah, Vol.2 p.254

4019 - وَ رَوَى مُعَاوِيَةُ بْنُ عَمَّارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : قُلْتُ لَهُ يَجِيئَنِي اَلرَّجُلُ يَطْلُبُ بَيْعَ الْحَرِيرِ مِنِّي وَ لَيْسَ عِنْدِي مِنْهُ شَيْءٌ فَيُقَاوِلُنِي وَ أُقَاوِلُهُ فِي اَلرِّبْحِ وَ اَلْأَجَلِ حَتَّى نَجْتَمِعَ عَلَى شَيْءٍ ثُمَّ الْحَرِيرِ مِنِّي وَ لَيْسَ عِنْدِي مِنْهُ شَيْءٌ فَيُقَاوِلُنِي وَ أُقَاوِلُهُ فِي الرِّبْحِ وَ اَلْأَجَلِ حَتَّى نَجْتَمِعَ عَلَى شَيْءٍ ثُمَّ أَذْهَبُ فَأَشْتَرِي لَهُ وَ أَدْعُوهُ إِلَيْهِ فَقَالَ «أَ رَأَيْتَ إِنْ وَجَدَ بَيْعاً هُوَ أَحَبُ إِلَيْهِ مِمَّا عِنْدَكَ أَ يَسْتَطِيعُ أَنْ يَنْصَرِفَ عَنْهُ وَ تَدَعَهُ» قُلْتُ نَعَمْ قَالَ «لاَ بَأْسَ».

Hadith.4019 - Mu'awiyah ibn Ammar narrated from Abu Abdullah (a.s):

I said to Imam ^{a.s}, "A man comes to me asking to buy silk, but I do not have any. We negotiate about profit and payment terms until we agree on something. Then I go and buy it for him and invite him to complete the transaction."

Imam ^{a.s} said: "What if he finds another deal that he prefers over what you have, can he leave you and go for it? Or if you find a better deal, can you leave him and pursue it?"

I said: "Yes."

Imam {a.s} said: "Then there is no harm."

[REFERENCES]

Al-Kafi, Vol.5 p.200 • Man La Yahduruhu Al-Faqih, Vol.3 p.282 • Tahdhib Al-Ahkam, Vol.7 p.50 • Al-Wafi, Vol.18 p.699 • Wasa'il Al-Shi'ah, Vol.18 p.50 • Bihar Al-Anwar, Vol.100 p.137

4020 - وَ سَأَلُهُ أَبُو اَلصَّبَّاحِ اَلْكِنَانِيُّ : عَنْ رَجُلٍ اِشْتَرَى مِنْ رَجُلٍ مِائَةَ مَنِّ صُفْراً بِكَذَا وَ كَذَا وَ لَيْسَ عِنْدَهُ مَا اُشْتُرِيَ مِنْهُ فَقَالَ «لاَ بَأْسَ إِذَا أَوْفَاهُ اَلْوَزْنَ اَلَّذِي اُشْتُرِطَ عَلَيْهِ».

Hadith.4020 - Abu al-Sabbah al-Kinani asked Imam ^{a.s} about a man who bought one hundred mann of brass for a specified price, while the seller did not possess the quantity sold at the time of the transaction.

Imam ^{a.s} said: "There is no harm as long as he delivers the specified weight that was agreed upon."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.282 • Al-Wafi, Vol.18 p.701

4021 - وَ سَأَلَهُ عَبْدُ اَلرَّحْمَنِ بْنُ اَلْحَجَّاجِ : عَنِ اَلرَّجُلِ يَشْتَرِي اَلطَّعَامَ مِنَ اَلرَّجُلِ لَيْسَ عِنْدَهُ وَ يَشْتَرِي مِنْهُ حَالاً قَالَ «لاَ بَأْسَ بهِ» قَالَ قُلْتُ إِنَّهُمْ يُفْسِدُونَهُ عِنْدَنَا قَالَ «فَأَىَّ شَيْءٍ يَقُولُونَ فِي اَلسَّلَمِ» قُلْتُ لاَ يَرَوْنَ فِيهِ



بَأْساً يَقُولُونَ هَذَا إِلَى أَجَلٍ فَإِذَا كَانَ إِلَى غَيْرِ أَجَلٍ وَ لَيْسَ هُوَ عِنْدَ صَاحِبِهِ فَلاَ يَصْلُحُ فَقَالَ «إِذَا لَمْ يَكُنْ أَجَلٌ كَانَ أَحَقَّ بِهِ» ثُمَّ قَالَ «لاَ بَأْسَ أَنْ يَشْتَرِيَ ٱلرَّجُلُ ٱلطَّعَامَ وَ لَيْسَ هُوَ عِنْدَ صَاحِبِهِ إِلَى أَجَلٍ وَ حَالاً لاَ يُسَمِّي لَهُ أَجَلاً إِلاَّ أَنْ يَكُونَ بَيْعاً لاَ يُوجَدُ مِثْلُ ٱلْعِنَبِ وَ ٱلْبِطِّيخِ وَ شِبْهِهِ فِي غَيْرِ زَمَانِهِ فَلاَ يَنْبَغِي شِرَاءُ ذَلِكَ حَالاً».

Hadith.4021 - Abd al-Rahman ibn al-Hajjaj asked Imam ${a.s}$ about a man who buys food from another man who does not have it in his possession and buys it immediately (without delay).

Imam {a.s} said: "There is no harm in it."

I said: "But they consider it invalid among us."

Imam (a.s) said: "What do they say about salam (forward contracts)?"

I said: "They see no harm in it because it is for a specified term. However, if it is without a specified term and not in the seller's possession, they say it is invalid."

Imam (a.s) said: "If there is no specified term, then it is even more justified."

Then Imam ^{a.s} said: "There is no harm in a man buying food that is not in the seller's possession, whether on credit or immediately, without specifying a term, unless it is for items that are not commonly available, such as grapes, melons, and similar goods outside their season. In such cases, it is not proper to buy them immediately."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.282 • Tahdhib Al-Ahkam, Vol.7 p.49 • Al-Wafi, Vol.18 p.702 • Wasa'il Al-Shi'ah, Vol.18 p.46

4022 - وَ رَوَى مُحَمَّدُ بْنُ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ : «مَنْ بَاعَ سِلْعَةً فَقَالَ إِنَّ ثَمَنَهَا كَذَا وَ كَذَا يَداً بِيَدٍ وَ ثَمَنُهَا كَذَا وَ كَذَا نَظِرَةً فَخُذْهَا بِأَيُّ ثَمَنٍ شِئْتَ وَ اِجْعَلْ صَفْقَتَهَا وَاحِدَةً » فَقَالَ «لَيْسَ لَهُ إِلاَّ أَقَلُهُمَا وَ إِنْ كَانَتْ نَظِرَةً ».

Hadith.4022 - Muhammad ibn Qays narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} that Commander of the Faithful ^{a.s} said:

"Whoever sells a commodity and says, 'Its price is such and such if paid immediately, and its price is such and such if paid later,' then take it at whichever price you wish and make it a single transaction."

Then Imam ^{a.s} said: "He is only entitled to the lower price, even if it is on credit."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.283

4023 - وَ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : «فِي رَجُلٍ أَمَرَهُ نَفَرٌ أَنْ يَبْتَاعَ لَهُمْ بَعِيراً بِوَرِقٍ وَ يَزِيدُونَهُ فَوْقَ ذَلِكَ نَظِرَةً فَابْتَاعَ لَهُمْ بَعِيراً وَ مَعَهُ بَعْضُهُمْ فَمَنَعَهُ أَنْ يَأْخُذَ مِنْهُمْ فَوْقَ وَرِقِهِ نَظِرَةً».

Hadith.4023 - Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.} said regarding a man who was instructed by a group to buy a camel for them with silver and to charge them extra for deferred payment. He bought the camel for them, and one of them was with him.

Imam ^{a.s} prohibited him from taking more than the silver amount for the deferred payment.

[REFERENCES]



4024 - وَ رَوَى جَمِيلُ بْنُ دَرَّاجٍ عَنْ رَجُلِ قَالَ :

قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَصْلَحَكَ اَللَّهُ إِنَّا نُخَالِطُ نَفَراً مِنْ أَهْلِ اَلسَّوَادِ فَنُقْرِضُهُمُ اَلْقَرْضَ وَ يَصْرِفُونَ إِلَيْنَا غَلاَّتِهِمْ فَنَبِيعُهَا لَهُمْ بِأَجْرٍ وَ لَنَا فِى ذَلِكَ مَنْفَعَةُ فَقَالَ «لاَ بَأْسَ» وَ لاَ أَعْلَمُهُ إلاَّ قَالَ وَ لَوْ لاَ مَا يَصْرفُونَ إِلَيْنَا مِنْ غَلاَتِهِمْ لَمْ نُقْرِضْهُمْ فَقَالَ «لاَ بَأْسَ».

Hadith.4024 - Jamil ibn Darraj narrated from a man who said: I said to Abu Abdullah (a.s.): "May Allah (SWT) rectify your affairs. We interact with some people from the countryside, and we lend them loans. They deliver their crops to us, and we sell them for a fee, and we benefit from this arrangement."

Imam {a.s} said: "There is no harm in it."

And I believe he also said: "If it were not for the crops they deliver to us, we would not lend to them."

Imam (a.s) said: "There is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.283 • Tahdhib Al-Ahkam, Vol.6 p.204 • Al-Wafi, Vol.18 p.658 • Wasa'il Al-Shi'ah, Vol.18 p.357

4025 - وَ رَوَى إِبْنُ مُسْكَانَ عَنِ ٱلْحَلَبِيِّ قَالَ : سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنِ ٱلرَّجُلِ يَسْتَقْرِضُ ٱلدَّرَاهِمَ ٱلْبِيضَ عَدَداً وَ يَقْضِى سُوداً وَزْناً وَ قَدْ عَرَفَ أَنَّهَا أَثْقَلُ مِمَّا أَخَذَ وَ تَطِيبُ بِهَا نَفْسُهُ أَنْ يَجْعَلَ لَهُ فَضْلَهَا قَالَ «لاَ يَأْسَ بِهِ إِذَا لَمْ يَكُنْ فِيهِ شَرْطٌ وَ لَوْ وَهَيَهَا لَهُ كُلُّهَا صَلَحَ».

Hadith.4025 - Ibn Muskan narrated from al-Halabi, who said: I asked Abu Abdullah (a.s) about a man who borrows a specified amount of white dirhams and repays them with black dirhams by weight, knowing that they are heavier than what he borrowed, and he willingly gives the extra weight.

Imam (a.s) said: "There is no harm in it as long as it is not a condition. Even if he gifted him all of it, it would be permissible."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.284 • Tahdhib Al-Ahkam, Vol.7 p.109

4026 - وَ سَأَلَهُ عَبْدُ اَلرَّحْمَن بْنُ اَلْحَجَّاج :

عَنِ اَلرَّجُلِ يَسْتَقْرِضُ مِنَ اَلرَّجُلِ اَلدَّرْهَمَ فَيَرُدُّ عَلَيْهِ اَلْمِثْقَالَ أَوْ يَسْتَقْرضُ اَلْمِثْقَالَ فَيَرُدُّ اَلدَّرْهَمَ قَالَ «إذَا لَمْ يَكُنْ شَرَطَ فَلاَ بَأْسَ وَ ذَلِكَ هُوَ ٱلْفَصْلُ إِنَّ أَبِي عَلَيْهِ ٱلسَّلاَمُ كَانَ يَسْتَقْرضُ ٱلدَّرَاهِمَ ٱلْفُسُولَةَ فَيُدْخِلُ مِنْ غَلَّتِهِ ٱلْجِيَادَ فَيَقُولُ «يَا بُنَىَّ رُدَّهَا عَلَى ٱلَّذِى اِسْتَقْرَضْنَا مِنْهُ» فَأَقُولُ يَا أَبَتِ إِنَّ دَرَاهِمَهُ كَانَتْ فُسُولَةً وَ هَذِهِ أَجْوَدُ مِنْهَا فَيَقُولُ «يَا بُنَىَّ هَذَا هُوَ اَلْفَضْلُ فَأَعْطِهَا إِيَّاهُ» ».



Hadith.4026 - Abd al-Rahman ibn al-Hajjaj asked him about a man who borrows a dirham and repays it with a mithqal (a weight of gold), or borrows a mithqal and repays it with a dirham. Imam ^{a.s} said: "If it was not stipulated as a condition, then there is no harm. This is considered a

Imam ${a.s}$ further said: "My father ${a.s}$ used to borrow inferior dirhams and then, from his earnings, would return better-quality ones. He ${a.s}$ would say, 'O my son ${a.s}$, return these to the one from whom we ${a.s}$ borrowed.'

I said: 'O my father ^{a.s}, his dirhams were inferior, and these are of better quality.' Imam ^{a.s} replied: 'O my son ^{a.s}, this is a favor, so give them to him.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.284

4027 - وَ رَوَى إِسْحَاقُ بْنُ عَمَّارٍ قَالَ :

قُلْتُ لِأَبِي إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ اَلرَّجُلُ يَكُونُ لَهُ عِنْدَ اَلرَّجُلِ اَلْمَالُ فَيُعْطِيهِ قَرْضاً فَيَطُولُ مَكْتُهُ عِنْدَ اَلرَّجُلِ اللَّمَالُ فَيُعْطِيهِ قَرْضاً فَيَطُولُ مَكْتُهُ عِنْدَ اَلرَّجُلُ الشَّيْءَ بَعْدَ اَلشَّيْءِ كَرَاهَةَ أَنْ يَأْخُذَ مَالَهُ حَيْثُ لاَ يُصِيبُ مِنْهُ لاَ يَصِيبُ مِنْهُ مَنْفَعَةً فَيُنِيلُهُ اَلرَّجُلُ الشَّيْءَ بَعْدَ اَلشَّيْءِ كَرَاهَةَ أَنْ يَأْخُذَ مَالَهُ حَيْثُ لاَ يُصِيبُ مِنْهُ مَنْفَعَةً يَحِلُّ ذَلكَ لَهُ فَقَالَ «لاَ بَأْسَ إِذَا لَمْ يَكُونَا شَرَطَاهُ».

Hadith.4027 - Ishaq ibn Ammar narrated:

I said to Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s.}): "A man has some money with another man as a loan, and it remains with him for a long time without providing any benefit to the owner. So the borrower occasionally gives the lender something out of courtesy, to avoid returning the money without any benefit. Is this permissible for him?"

Imam ^{a.s} said: "There is no harm, as long as they did not stipulate it as a condition."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.284 • Tahdhib Al-Ahkam, Vol.6 p.205 • Al-Istibsar, Vol.3 p.10 • Al-Wafi, Vol.18 p.656 • Wasa'il Al-Shi'ah, Vol.18 p.357

4028 - وَ رَوَى شِهَابُ بْنُ عَبْدِ رَبِّهِ عَنْ أَبِي عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ سَمِعْتُهُ يَقُولُ إِنَّ رَجُلًا جَاءَ إِلَى رَسُولِ اللَّهِ ص يَسْأَلُهُ فَقَالَ رَسُولُ اللَّهِ ص مَنْ عِنْدَهُ سَلَفٌ فَقَالَ بَعْضُ الْمُسْلِمِينَ عِنْدِى

فَقَالَ أَعْطِهِ أَرْبَعَةَ أَوْسَاقٍ مِنْ تَمْرٍ فَأَعْطَاهُ ثُمَّ جَاءَ إِلَى رَسُولِ اللَّهِ ص فَتَقَاضَاهُ فَقَالَ يَكُونُ فَأَعْطِيكَ ثُمَّ عَادَ فَقَالَ يَكُونُ فَأَعْطِيكَ ثُمَّ عَادَ فَقَالَ يَكُونُ فَأَعْطِيكَ فَقَالَ أَكْثَرْتَ يَا رَسُولَ اللَّهِ فَضَحِك

وَ قَالَ عِنْدَ مَنْ سَلَفٌ فَقَامَ رَجُلٌ فَقَالَ عِنْدِي فَقَالَ كَمْ عِنْدَكَ قَالَ مَا شِئْتَ فَقَالَ أَعْطِهِ ثَمَانِيَةَ أَوْسَاقٍ فَقَالَ الرَّجُلُ إِنَّمَا لِي أَرْبَعَةُ فَقَالَ عَلَيْهِ اَلسَّلاَمُ وَ أَرْبَعَةُ أَيْضاً.

Hadith.4028 - Shihab ibn Abd Rabbih narrated from Abu Abdullah (a.s) who said:

I heard Imam ^{a.s} say that a man came to the Messenger of Allah ^{SWT} (may Allah ^{SWT} bless him and his family) asking for help. The Messenger of Allah ^{SWT} (may Allah ^{SWT} bless him and his family) said: "Who has a loan (to give)?"

One of the Muslims said: "I have."

So the Prophet (may Allah (SWT) bless him and his family) said: "Give him four wasqs of dates." The man gave him the dates.



Later, the man came back to the Messenger of Allah (SWT) (may Allah (SWT) bless him and his family) asking for repayment.

The Prophet (saws) said: "It will be provided, and I will give it to you."

He returned again, and the Prophet (saws) said: "It will be provided, and I will give it to you."

He came back once more, and the Prophet {saws} repeated: "It will be provided, and I will give it to you."

The man then said: "You have asked too much, O Messenger of Allah (SWT)."

The Prophet (may Allah (SWT) bless him and his family) laughed and said: "Who has a loan (to give)?"

A man stood up and said: "I have."

The Prophet (saws) asked: "How much do you have?"

He said: "As much as you wish."

The Prophet (saws) said: "Give him eight wasqs."

The man said: "I only owe four."

The Prophet (may Allah (SWT) bless him and his family) replied: "And four more as well."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.282

4029 - وَ سَأَلَهُ مُحَمَّدُ بْنُ مُسْلِمٍ عَنِ الرَّجُلِ يَسْتَقْرِضُ مِنَ الرَّجُلِ قَرْضاً وَ يُعْطِيهِ الرَّهْنَ إِمَّا خَادِماً وَ إِمَّا آنِيَةً وَ إِمَّا ثِيَاباً فَيَحْتَاجُ إِلَى الشَّيْءِ مِنْ أَمْتِعَتِهِ فَيَسْتَأْذِنُهُ فِيهِ فَيَأْذَنُ لَهُ قَالَ إِنْ طَابَتْ نَفْسُهُ لَهُ فَلَا بَأْسَ قُلْتُ إِنَّ مَنْ عِنْدَنَا يَرْوُونَ أَنَّ كُلَّ قَرْضِ جَرَّ مَنْفَعَةً فَهُوَ فَاسِدٌ فَقَالَ أَ وَ لَيْسَ خَيْرُ الْقَرْضِ مَا جَرَّ مَنْفَعَةً.

Hadith.4029 - Muhammad ibn Muslim asked him about a man who borrows a loan from another man and gives him collateral, either a servant, a vessel, or clothing.

Later, the borrower needs something from his belongings and seeks permission from the lender, who grants it.

Imam ^{a.s} said: "If the lender willingly allows it, then there is no harm."

I said: "Those among us narrate that any loan that brings benefit is invalid."

Imam ^{a.s} replied: "Isn't the best loan the one that brings benefit?"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.282

4030 - وَ سُئِلَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنِ الرَّجُلِ يَكُونُ لَهُ عَلَى الرَّجُلِ الدَّرَاهِمُ وَ الْمَالُ فَيَدْعُوهُ إِلَى طَعَامِهِ أَوْ يُهْدِي لَهُ الْهَدِيَّةَ قَالَ لَا بَأْسَ.

Hadith.4030 - Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} was asked about a man who has dirhams or wealth owed to him by another man, and he invites him to his meal or gives him a gift. Imam ^{a.s} said: "There is no harm."

[REFERENCES]



4031 - وَ- سَأَلَ يَعْقُوبُ بْنُ شُعَيْبٍ أَبَا عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ الرَّجُلِ يُقْرِضُ الرَّجُلَ الدَّرَاهِمَ الْغِلَّةَ فَيَأْخُذُ مِنْهُ الدَّرَاهِمَ الطَّازَجِيَّةَ طَيِّبَةً بِهَا نَفْسُهُ فَقَالَ لَا بَأْسَ بِهِ وَ ذُكِرَ ذَلِكَ عَنْ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ.

وَ الرَّبَا رِبَاءَانِ رِبًا يُؤْكُلُ وَ رِبًا لَا يُؤْكُلُ فَأَمَّا الَّذِي يُؤْكُلُ فَهُوَ هَدِيَّتُكَ إِلَى الرَّجُلِ تُرِيدُ الثَّوَابَ أَفْضَلَ مِنْهَا وَ ذَلِكَ قَوْلُ اللَّهِ عَزَّ وَ جَلَّ ۞ وَ مَا آتَيْتُمْ مِنْ رِباً لِيَرْبُوا فِي أَمُوالِ النَّاسِ فَلا يَرْبُوا عِنْدَ اللَّهِ ۞ وَ أَمَّا الَّذِي لَا يُؤْكُلُ فَهُوَ أَنْ يَدْفَعَ الرَّجُلُ إِلَى الرَّجُلِ عَشَرَةَ دَرَاهِمَ عَلَى أَنْ يَرُدً عَلَيْهِ أَكْثَرَ مِنْهَا فَهَذَا الرِّبَا اللَّهِ عَنْهُ اللَّهُ عَنْهُ فَقَالَ ۞ يَا أَيُهَا الَّذِينَ آمَنُوا اتَّقُوا اللَّهَ وَ ذَرُوا مَا بَقِيَ مِنَ الرِّبا إِنْ كُنْتُمْ مُؤْمِنِينَ فَإِنْ لَمْ تَفْعَلُوا فَأَذَنُوا بِحَرْبٍ مِنَ اللَّهِ وَ رَسُولِهِ وَ إِنْ النَّبَا الْفَصْلَ اللَّهِ وَ رَسُولِهِ وَ إِنْ اللَّهُ عَلَى أَمُوالِكُمْ لا تَظْلِمُونَ وَ لا تُظْلَمُونَ ۞ عَنَى اللَّهُ عَزَّ وَ جَلَّ أَنْ يَرُدً آكِلُ الرِّبَا الْفَصْلَ الَّذِي أَخَذَهُ عَنْ رَأْسِ مَالِهِ حَتَّى اللَّهُمُ النِّي عَلَى بَدَنِهِ مِمَّا حَمَلَهُ مِنَ الرِّبَا عَلَيْهِ أَنْ يَضَعَهُ فَإِذَا وُفَّقَ لِلتَّوْبَةِ أَدْمَنَ دُخُولَ الْحَمَّامِ لِيَنْعُصَ رَأْسِ مَالِهِ حَتَّى اللَّهُمُ الَّذِي عَلَى بَدَنِهِ مِمَّا حَمَلَهُ مِنَ الرِّبَا عَلَيْهِ أَنْ يَضَعَهُ فَإِذَا وُفَّقَ لِلتَّوْبَةِ أَدْمَنَ دُخُولَ الْحَمَّامِ لِيَنْعُمُ لَوْ اللَّهُ عَلَى بَدَنِهِ وَ إِذَا قَالَ الرَّجُلُ لِصَاحِبِهِ عَاوِضْنِي بِفَرَسِي فَرَسَكَ وَ أَزِيدَكَ فَلَا يَصْلُحُ وَ لَا يَجُوزُ ذَلِكَ وَ لَكِنَّهُ يَقُولُ أَعْطِنِي فَرَسِي بَكَذَا وَ كَذَا وَ أَعْطِيَكَ فَرَسِي بِكَذَا وَ كَذَا وَ كَذَا وَ كُذَا وَ أَعْطِيَكَ فَرَسِي بِكَذَا وَ كَذَا وَ كَذَا وَ كُولَا لَوْ كَالِكُ وَلَكُمُ لَوْمُ لَيَ الْمَالِهُ عَلَيْهِ الْفَالِ الرَّبُولُ لَو كَذَا وَ أَعْطِيَكَ فَرَسِي بِكَذَا وَ كَذَا وَلَا قَالَ الرَّعُلُولُ وَلَا عَلَى الْمَالِهُ لَوْلُولُ لَكُولُ الْمُلْعِلَ فَلَا يَصْلُمُ لَو كُنَا وَ أَعْطِيَكَ فَرَسِي بِكَذَا وَ كَذَا وَالْمَالِكُ وَالْمَلَا لَلَا لَوْمَلُهُ وَلَوْلُ فَلَو اللَّهُ وَلَلْمَ وَلَا عَلَى الرَّهُ الْعَلْمَ لَكُولُهُ وَلَا لَوْلُولُولُ لَيْ اللَّهُ عَلَا يَلِقُولُ الْقَلْلِقُولُ لَا وَلَوْلُولُولُ لَا لَكُولُ الْمَالِعُلُولُ الْمَالِلَهُ عَلَ

Hadith.4031 - Ya'qub ibn Shu'ayb asked Abu Abdullah ^{a.s} about a man who lends dirhams of lower quality and then receives better-quality dirhams in return, with the borrower's consent. He ^{a.s} said: "There is no harm in it."

And this was also narrated from Imam Ali ibn Abi Talib (a.s).

[AL SADUO]

Usury is of two types: one that is consumed and one that is not consumed.

As for the type that is consumed, it is when you give a gift to someone seeking a better return than what you gave. This is what Allah (SWT), the Almighty and Majestic, referred to in His saying:

'And whatever you give as usury so that it may increase in the wealth of people, it does not increase with Allah (SWT).' (Surah Ar-Rum 30:39)

And as for the type that is not consumed, it is when a man lends another man ten dirhams on the condition that he repays more than that. This is the usury that Allah {SWT} has prohibited in His words:

'O you who believe, fear Allah (SWT) and give up what remains of usury, if you are believers. But if you do not, then be informed of a war from Allah (SWT) and His Messenger. And if you repent, you will have your principal amounts; you will not wrong and you will not be wronged.' (Surah Al-Baqarah 2:278-279)

Allah (SWT), the Almighty and Majestic, has commanded the one who consumed usury to return the excess he took over his principal amount, even the flesh that has grown on his body due to what he gained from usury. He must reduce it.

If he repents, he should frequently visit the bathhouse to decrease his flesh.

And if a man says to another: 'Exchange your horse for my horse, and I will give you extra,' this is not valid and is impermissible.

However, he may say: 'Give me your horse for such and such amount, and I will give you my horse for such and such amount.'""

[REFERENCES]



CHAPTER 85 – CHAPTER ON BARTER AND TRANSACTION WITH IMMEDIATE BUYBACK (INAH)

بَابُ الْمُبَادَلَةِ وَ الْعِينَةِ

€ 4035 – 4032 HADITH & پسئم اللهِّ الرَّحَمْنِ الرَّحِيمِ

4032 - رَوَى يُونُسُ بْنُ عَبْدِ الرَّحْمَٰنِ عَنْ غَيْرِ وَاحِدٍ عَنْ أَبِي عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ فِي الرَّجُلِ يُبَايِعُ الرَّجُلَ عَلَى الشَّيْءِ فَقَالَ لَا بَأْسَ إِذَا كَانَ أَصْلُ الشَّيْءِ حَلَالًا.

Hadith.4032 - Yunus ibn Abd al-Rahman narrated from more than one person, from Abu Abdullah ^{a.s}, regarding a man who trades with another man over something. Imam ^{a.s} said: "There is no harm, as long as the origin of the item is lawful."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.282

4033 - وَ- رَوَى مُحَمَّدُ بْنُ إِسْحَاقَ بْنِ عَمَّارٍ قَالَ قُلْتُ لِلرِّضَا عَلَيْهِ اَلسَّلاَمُ الرَّجُلُ يَكُونُ لَهُ الْمَالُ فَيَدْخُلُ عَلَيْهِ اَلسَّلاَمُ الرَّجُلُ يَكُونُ لَهُ الْمَالُ فَيَدْخُلُ عَلَيْهِ الْمَالَ إِلَى وَقْتٍ قَالَ لَا بَأْسَ قَدْ أَمَرَنِي عَلَى صَاحِبِهِ يَبِيعُهُ لُؤْلُوَّةً تُسَاوِي مِائَةَ دِرْهَمٍ بِأَلْفِ دِرْهَمٍ وَ يُؤَخِّرُ عَلَيْهِ الْمَالَ إِلَى وَقْتٍ قَالَ لَا بَأْسَ قَدْ أَمَرَنِي أَبِي عَلَيْهِ السَّلاَمُ فَفَعَلْتُ ذَلِكَ.

وَ رَوَى مُحَمَّدُ بْنُ إِسْحَاقَ بْن عَمَّارِ أَنَّهُ سَأَلَ أَبَا الْحَسَن مُوسَى بْنَ جَعْفَرِ عَلَيْهِ ٱلسَّلاَمُ عَنْ ذَلِكَ فَقَالَ لَهُ مِثْلَ ذَلِكَ.

Hadith.4033 - Muhammad ibn Ishaq ibn Ammar narrated:

I said to Imam Ali ibn Musa Ar-Ridha ^{a.s}: "A man has wealth and goes to another man who sells him a pearl worth one hundred dirhams for one thousand dirhams, deferring the payment to a later time."

Imam (a.s) said: "There is no harm in it. My father (a.s) instructed me to do so, and I did it."

[AL SADUQ]

Muhammad ibn Ishaq ibn Ammar also narrated that he asked Abu al-Hasan Imam Musa ibn Jafar Al-Kadhim ^{a.s} about this matter, and he gave the same ruling.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.282

4034 - وَ- رُوِيَ عَنْ صَفْوَانَ الْجَمَّالِ قَالَ قُلْتُ لِأَبِي عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ عَيَّنْتُ رَجُلًا عِينَةً فَحَلَّتْ عَلَيْهِ فَقُلْتُ لَهُ اقْضِنِى قَالَ لَيْسَ عِنْدِى فَعَيِّنِّى حَتَّى أَقْضِيَكَ قَالَ عَيِّنْهُ حَتَّى يَقْضِيَكَ.

Hadith.4034 - It is narrated from Safwan al-Jammal, who said:

I said to Abu Abdullah ^{a.s}: "I appointed a specific loan (aynah) for a man, and it became due. I said to him, 'Repay me.'

He said: 'I do not have it now, so specify another loan for me until I can repay you." Imam ^{a.s} said: "Specify it for him until he repays you."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.282

4035 - وَ- رُوِيَ عَنْ بَكَّارِ بْنِ أَبِي بَكْرٍ عَنْ أَبِي عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ فِي الرَّجُلِ يَكُونُ لَهُ عَلَى الرَّجُلِ الْمَالُ فَإِذَا حَلَّ قَالَ لَهُ بِعْنِى مَتَاعاً حَتَّى أَبِيعَهُ وَ أَقْضِيَكَ الَّذِي لَكَ عَلَىَّ قَالَ لَا بَأْسَ بِهِ.

Hadith.4035 - It is narrated from Bakkar ibn Abi Bakr, from Abu Abdullah ^(a.s), regarding a man who has a debt owed to him by another man. When the debt becomes due, the debtor says to him, "Sell me some goods so that I may sell them and repay you what I owe." Imam ^(a.s) said: "There is no harm in it."

[REFERENCES]



CHAPTER 86 – CHAPTER ON CURRENCY EXCHANGE AND ITS FORMS

بَابُ الصَّرْفِ وَ وُجُوهِهِ

4036 - رُوِيَ عَنْ عَمَّارِ السَّابَاطِيِّ عَنْ أَبِي عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قُلْتُ لَهُ الرَّجُلُ يَبِيعُ الدَّرَاهِمَ بِالدَّنَانِيرِ نَسيئَةً قَالَ لَا بَأْسَ به.

Hadith.4036 - It is narrated from Ammar al-Sabati, from Abu Abdullah ^{a.s}, who said: I asked him about a man who sells dirhams for dinars on credit. Imam ^{a.s} said: "There is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.282 • Al-Wafi, Vol.18 p.701

4037 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «ٱلْفِضَّةُ بِالْفِضَّةِ مِثْلٌ بِمِثْلٍ وَ ٱلذَّهَبُ بالذَّهَب مِثْلٌ بِمِثْل لَيْسَ فِيهِ زِيَادَةٌ وَ لاَ نَظِرَةٌ ٱلزَّائِدُ وَ ٱلْمُسْتَزِيدُ فِي ٱلنَّارِ».

Hadith.4037 - Hammad narrated from al-Halabi, from Abu Abdullah ^{a.s}, who said: "Silver for silver must be equal, and gold for gold must be equal, there should be neither an increase nor a delay. The one who gives extra and the one who demands extra will be in the Fire."

[REFERENCES]

Da'a'im Al-Islam, Vol.2 p.37 • Man La Yahduruhu Al-Faqih, Vol.3 p.288 • Al-Wafi, Vol.18 p.611 • Mustadrak Al-Wasa'il, Vol.13 p.347

4038 - وَ رَوَى أَبَانٌ عَنْ إِسْحَاقَ بْنِ عَمَّارٍ قَالَ : قُلْتُ لِأَبِي إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ اَلرَّجُلُ يَكُونُ لَهُ عَلَى اَلرَّجُلِ اللَّهِمِ اَللَّهُ اَللَّمُ اَللَّمُ اَللَّهُ عَلَى اَللَّعْرِ اَلَّذِي أَخَذَهَا يَوْمَئِذٍ وَ إِنْ أَخَذَ دَنَانِيرَ وَ اللَّمْ لَا أَخُذُ مَنْهُ دَرَاهِمَ ثُمَّ يَتَغَيَّرُ اَلسِّعْرُ قَالَ «هِيَ لَهُ عَلَى اَلسِّعْرِ اَلَّذِي أَخَذَهَا يَوْمَئِذٍ وَ إِنْ أَخَذُ دَنَانِيرَ وَ اللَّهُ دَرَاهِمُ عِنْدَهُ فَدَنَانِيرُهُ عَلَيْهِ يَأْخُذُهَا برُءُوسِهَا مَتَى شَاءَ».

Hadith.4038 - Aban narrated from Ishaq ibn Ammar, who said: I asked Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^(a.s)) about a man who is owed dinars by another man, but he accepts dirhams instead. Then the price changes.

Imam ^{a.s} said: "It is based on the value at which he accepted them on that day. However, if he had accepted dinars and not dirhams, then his dinars remain owed to him, and he may take them in their original amount whenever he wishes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.288 • Tahdhib Al-Ahkam, Vol.7 p.107 • Al-Wafi, Vol.18 p.636 • Wasa'il Al-Shi'ah, Vol.18 p.184



4039 - وَ رَوَى اِبْنُ مَحْبُوبٍ عَنْ حَنَانِ بْنِ سَدِيرٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنَّهُ يَأْتِينِي اَلرَّجُلُ وَ

مَعَهُ اَلدَّرَاهِمُ فَأَشْتَرِيهَا مِنْهُ بِالدَّنَانِيرِ ثُمَّ أُعْطِيهِ كِيساً فِيهِ دَنَانِيرُ أَكْثَرُ مِنْ دَرَاهِمِهِ فَأَقُولُ لَكَ مِنْ هَذِهِ اَلدَّنَانِيرِ كَذَا وَ كَذَا دِينَاراً ثَمَنُ دَرَاهِمِكَ فَيَقْبِضُ اَلْكِيسَ مِنِّي ثُمَّ يَرُدُّهُ عَلَيَّ وَ يَقُولُ أَثْبِتْهَا لِي عِنْدَكَ فَقَالَ «إِنْ كَانَ

فِي اَلْكِيسِ وَفَاءٌ بِثَمَن دَرَاهِمِهِ فَلاَ بَأْسَ بِهِ».

Hadith.4039 - Ibn Mahbub narrated from Hanan ibn Sadir, who said:

I said to Abu Abdullah ^{a.s}: "A man comes to me with dirhams, and I buy them from him with dinars. Then I give him a pouch containing more dinars than the value of his dirhams.

I say to him: 'From these dinars, such and such amount is the price of your dirhams.'

He takes the pouch from me, then returns it and says: 'Keep it with you for me.'"

Imam ^{a.s} said: "If the pouch contains enough to cover the value of his dirhams, then there is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.289 • Al-Wafi, Vol.18 p.633 • Wasa'il Al-Shi'ah, Vol.18 p.176

4040 - وَ رَوَى مُحَمَّدُ بْنُ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : جَاءَهُ رَجُلٌ مِنْ أَهْلِ سِجِسْتَانَ فَقَالَ إِنَّ عِنْدَنَا دَرَاهِمَ يُقَالُ لَهَا اَلشَّامِيَّةُ تَحْمِلُ عَلَى اَلدَّرَاهِمِ دَانِقَيْن فَقَالَ «لاَ بَأْسَ بهِ يَجُوزُ ذَلِكَ».

Hadith.4040 - Muhammad ibn Muslim narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.} that a man from Sijistan came to him and said:

"We have dirhams called al-Shamiyyah that are valued two daniqs more than regular dirhams." Imam ^{a.s} said: "There is no harm in it; it is permissible."

[REFERENCES]

 $\label{thm:continuous} \mbox{Man La Yahduruhu Al-Faqih, Vol.3 p.289 \bullet Tahdhib Al-Ahkam, Vol.7 p.108 \bullet Al-Wafi, Vol.18 p.646 \bullet Wasa'il Al-Shi'ah, Vol.18 p.187 \\$

4041 - وَ رَوَى اِبْنُ مُسْكَانَ عَنِ اَلْحَلَبِيِّ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلَيْنِ مِنَ اَلصَّيَارِفَةِ اِبْتَاعَا وَرِقاً بِدَنَانِيرَ فَقَالَ أَحَدُهُمَا لِصَاحِبِهِ اُنْقُدْ عَنِّي وَ هُوَ مُوسِرٌ لَوْ شَاءَ أَنْ يَنْقُدَ نَقَدَ فَيَنْقُدُ عَنْهُ ثُمَّ بَدَا لَهُ أَنْ يَشْتَرِىَ نَصِيبَ صَاحِبِهِ بِرِبْحِ أَ يَصْلُحُ قَالَ «لاَ بَأْسَ بِهِ».

Hadith.4041 - Ibn Muskan narrated from al-Halabi, who said:

I asked Abu Abdullah ^{a.s} about two moneychangers who bought silver with dinars. One of them said to his companion, "Pay on my behalf," even though he was capable of paying if he wished. So the companion paid for him. Then later, he decided to buy his companion's share with a profit. I asked: "Is this permissible?"

Imam ^{a.s} said: "There is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.289 • Tahdhib Al-Ahkam, Vol.7 p.106 • Al-Wafi, Vol.18 p.608 • Wasa'il Al-Shi'ah, Vol.18 p.94 • Wasa'il Al-Shi'ah, Vol.18 p.182



4042 - رُوِيَ عَنْ عُمَرَ بْنِ يَزِيدَ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ اَلدَّرَاهِمُ بِالدَّرَاهِمِ فِي إِحْدَاهُمَا رَصَاصٌ وَزْناً بِوَزْن قَالَ أَعِدْ فَأَعَدْتُ عَلَيْهِ ثُمَّ قَالَ أَعِدْ فَأَعَدْتُ عَلَيْهِ فَقَالَ «لاَ أَرَى بِهِ بَأْساً».

Hadith.4042 - It is narrated from Umar ibn Yazid, who said: I asked Abu Abdullah ^{a.s} about exchanging dirhams for dirhams, where one of them contains lead, but they are equal in weight. Imam ^{a.s} said: "Repeat the question."

So I repeated it to him.

Then Imam {a.s} said: "Repeat it again."

I repeated it again, and Imam (a.s) said: "I see no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.289 • Tahdhib Al-Ahkam, Vol.7 p.114 • Al-Wafi, Vol.18 p.609 • Wasa'il Al-Shi'ah, Vol.18 p.204

4043 - وَرَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ عَبْدِ اَلرَّحْمَنِ بْنِ اَلْحَجَّاجِ قَالَ : سَأَلْتُهُ عَنِ اَلصَّرْفِ وَ قُلْتُ لَهُ إِنَّ اَلرَّفْقَةَ رُبِّمَا عَجِلَتْ فَلَمْ نَقْدِرْ عَلَى اَلدَّمَشْقِيَّةٍ وَ الْبَصْرِيَّةِ وَ إِنَّمَا يَجُورُ بِنَيْسَابُورَ اَلدَّمَشْقِيَّةٌ وَ اَلْبَصْرِيَّةٌ فَقَالَ «وَ مَا الرَّفْقَةُ » فَقُلْتُ اَلْقَوْمُ يَتَرَافَقُونَ وَ يَجْتَمِعُونَ لِلْخُرُوجِ فَإِذَا عَجِلُوا فَرُبَّمَا لَمْ يَقْدِرُوا عَلَى اَلدَّمَشْقِيَّةٍ وَ اَلْبَصْرِيَّةِ الْمُرْوِيِّ فَإِذَا عَجِلُوا فَرُبَّمَا لَمْ يَقْدِرُوا عَلَى اَلدَّمَشْقِيَّةٍ وَ اَلْبَصْرِيَّةِ فَقَالَ «لَا خَيْرَ فِيهَا أَ فَلاَ تَجْعَلُونَ فِيهَا فَبِعْنَاهَا بِالْغِلَّةِ فَصَرَفُوا اَلْأَلْفَ وَ الْخَمْسِينَ مِنْهَا بِأَلْفِ مِنَ الدَّمَشْقِيَّةِ فَقَالَ «لاَ خَيْرَ فِيهَا أَ فَلاَ تَجْعَلُونَ فِيهَا فَكَانَ ذِيْهَا إِلَيْكُ وَ لِينَاراً بِأَلْفَيْ دِرْهَمٍ قَالَ «لاَ بَأْسَ إِنَّ أَبِي عَلَيْهِ اَلسَّلاَمُ كَانَ ذَهَبَا لِمَكَانِ زِيَادَتِهَا » فَقُلْتُ لَهُ أَشْتَرِي اَلْأَلْفَ وَ دِينَاراً بِأَلْفَيْ دِرْهَمٍ قَالَ «لاَ بَأْسَ إِنَّ أَبِي عَلَيْهِ السَّلاَمُ كَانَ ذَهَبًا لَمُكَانِ زِيَادَتِهَا » فَقُلْتُ لَهُ أَشْتَرِي اَلْأَلْفَ وَ دِينَاراً بِأَلْفَيْ دِرْهَمٍ قَالَ «لاَ بَأْسَ إِنَّ أَبِي عَلَيْهِ السَّلاَمُ كَانَ أَعْدَى اللَّهُ مِنَا الْمَدِينَةِ مِنَّا فَكَانَ يَفْعَلُ هَذَا فَيَقُولُونَ إِنَّمَا هُوَ الْفِرَارُ وَ لَوْ جَاءَ رَجُلُ بِدِينَارٍ لَمْ يُعْطَ أَلْفَ دِينَارٍ وَ كَانَ عَلَيْهِ السَّلاَمُ يَقُولُ» «نِعْمَ الشَّيْءُ الْفِرَارُ مِنَ الْحَرَامِ إِلَى الْحَرَامِ إِلَى الْمَدِينَةِ مِنَا أَلْفَ دِينَارٍ وَ كَانَ عَلَيْهِ السَّلاَمُ يَقُولُ» «نِعْمَ الشَّيْءُ الْفَرَارُ مِنَ الْحَرَامِ إِلَى الْحَلَالُ».

Hadith.4043 - Safwan ibn Yahya narrated from Abd al-Rahman ibn al-Hajjaj, who said:

I asked Imam ^{a.s} about currency exchange, and I said to Imam ^{a.s}: "Sometimes during travel, the caravan may hurry, and we are unable to find the Damascene and Basran currencies. However, only the Damascene and Basran currencies are accepted in Nishapur.

Imam {a.s} asked: 'What is the caravan?'

I said: 'It refers to a group of people who travel together and prepare for departure. If they hurry, they may not find the required currencies, so we sell them the lower-quality coins, exchanging 1,050 of these for 1,000 Damascene coins.'

Imam ^{a.s} said: 'There is no good in this. Why don't you add gold to it to account for the excess amount?'"

I said to Imam ^{a.s}: "Can I buy 1,000 and a dinar with 2,000 dirhams?"

Imam ^{a.s} said: "There is no harm in it. My father ^{a.s} was bolder than us towards the people of Medina. He used to do this, and they would say it is merely a tactic.

They would claim that if a man brought a dinar, he would not receive 1,000 dirhams, and if he brought 1,000 dirhams, he would not receive a dinar."

Then Imam ^{a.s} used to say: 'What an excellent thing it is to flee from the unlawful to the lawful.'"

[REFERENCES]

Al-Kafi, Vol.5 p.246 • Man La Yahduruhu Al-Faqih, Vol.3 p.290 • Tahdhib Al-Ahkam, Vol.7 p.104 • Al-Wafi, Vol.18 p.603 • Wasa'il Al-Shi'ah, Vol.18 p.178



4044 - وَ رَوَى صَفْوَانُ عَنْ إِسْحَاقَ بْنِ عَمَّارٍ قَالَ :

سَأَلْتُ أَبَا إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَكُونُ لِي عَلَيْهِ اَلْمَالُ فَيَقْضِينِي بَعْضاً دَنَانِيرَ وَ بَعْضاً دَرَاهِمَ فَإِذَا جَاءَ يُحَاسِبُنِي لِيُوَفِّيَنِي جَاءَ وَ قَدْ تَغَيَّرَ سِعْرُ اَلدَّنَانِيرِ أَيَّ اَلسِّعْرَيْنِ أَحْسُبُ اَلَّذِي كَانَ يَوْمَ أَعْطَانِي اَلدَّنَانِيرَ أَقْ السِّعْرَيْنِ أَحْسُبُ الَّذِي كَانَ يَوْمَ أَعْطَانِي اَلدَّنَانِيرَ الْأَنِّكَ حَبَسْتَ مَنْفَعَتَهَا عَنْهُ».

Hadith.4044 - Safwan narrated from Ishaq ibn Ammar, who said:

I asked Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s}) about a man who owes me money and repays me partially with dinars and partially with dirhams. When he comes to settle the remaining amount, the price of the dinars has changed.

I asked: "Which price should I calculate, the price on the day he gave me the dinars or the price on the day we settle the account?"

Imam ^{a.s} said: "The price on the day he gave you the dinars, because you withheld their benefit from him."

[REFERENCES]

Al-Kafi, Vol.5 p.248 • Man La Yahduruhu Al-Faqih, Vol.3 p.290 • Tahdhib Al-Ahkam, Vol.7 p.107 • Al-Wafi, Vol.18 p.635 • Wasa'il Al-Shi'ah, Vol.18 p.183

4045 - وَ سَأَلَ عَبْدُ اَللَّهِ بْنُ سِنَانٍ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلامُ:

عَنْ شِرَاءِ اَلْفِضَّةِ وَ فِيهَا اَلزِّيبَقُ وَ اَلرَّصَاصُ بِالْوَرِقِ وَ هِيَ إِذَا أُذِيبَتْ نَقَصَتْ مِنْ كُلِّ عَشَرَةٍ دِرْهَمَانِ أَوْ ثَلاَثَةٌ فَقَالَ «لاَ يَصْلُحُ إِلاَّ بِالذَّهَبِ».

Hadith.4045 - Abdullah ibn Sinan asked Abu Abdullah ^{a.s} about buying silver that contains mercury and lead with silver coins, knowing that when it is melted, it decreases by two or three dirhams for every ten.

Imam {a.s} said: "It is not permissible, except with gold."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.291

4046 - وَ رُوِيَ عَنْ إِسْحَاقَ بْنِ عَمَّارِ قَالَ :

قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَكُونُ لِلرَّجُلِ عِنْدِي مِنَ اَلدَّرَاهِمِ اَلْوَضَحُ فَيَلْقَانِي فَيَقُولُ أَ لَيْسَ لِي عِنْدَكَ كَذَا وَ كَذَا أَلْفَ دِرْهَمِ وَضَحٍ فَأَقُولُ نَعَمْ فَيَقُولُ حَوِّلْهَا إِلَى دَنَانِيرَ بِهَذَا اَلسِّعْرِ وَ أَثْبِتْهَا لِي عِنْدَكَ فَمَا تَرَى فِي هَذَا أَلْفَ دِرْهَمِ وَضَحٍ فَأَقُولُ نَعَمْ فَيَقُولُ حَوِّلْهَا إِلَى دَنَانِيرَ بِهَذَا اَلسِّعْرِ وَ أَثْبِتْهَا لِي عِنْدَكَ فَمَا تَرَى فِي هَذَا قَالَ

«إِذَا كُنْتَ قَدِ اِسْتَقْصَیْتَ لَهُ اَلسِّعْرَ یَوْمَئِدٍ فَلاَ بَأْسَ بِذَلِكَ» قَالَ فَقُلْتُ إِنِّي لَمْ أُوَازِنْهُ وَ لَمْ أُنَاقِدْهُ إِنَّمَا كَانَ كَلاَمٌ مِنِّي وَ مِنْهُ فَقَالَ «أَ لَیْسَ اَلدَّرَاهِمُ مِنْ عِنْدِكَ وَ اَلدَّنَانِیرُ مِنْ عِنْدِكَ» قُلْتُ بَلَی قَالَ «لاَ بَأْسَ بِذَلِكَ».



Hadith.4046 - Ishaq ibn Ammar narrated: I said to Abu Abdullah (a.s):

"A man has some clear silver dirhams with me. He meets me and says, 'Don't I have such and such amount of clear dirhams with you?'

I reply, 'Yes.'

Then he says, 'Convert them into dinars at this rate and record them for me as dinars.' What do you think about this?"

Imam ^{a.s} said: "If you had calculated the exchange rate for him on that day, then there is no harm in it."

I said: "I did not weigh them or make the exchange in person; it was only a verbal agreement between us."

Imam ^{a.s} said: "Aren't the dirhams and dinars both with you?"

I said: "Yes."

Imam {a.s} said: "Then there is no harm in it."

[REFERENCES]

Al-Kafi, Vol.5 p.245 • Man La Yahduruhu Al-Faqih, Vol.3 p.291 • Tahdhib Al-Ahkam, Vol.7 p.102 • Awali Al-La'ali, Vol.2 p.251 • Awali Al-La'ali, Vol.3 p.222 • Al-Wafi, Vol.18 p.629 • Wasa'il Al-Shi'ah, Vol.18 p.174



CHAPTER 87 – CHAPTER ON LOST PROPERTY AND STRAY ANIMALS

بَابُ اللُّقَطَةِ وَ الضَّالَّةِ

HADITH 4047 – 4064
إسلم اللهِ الرّحمٰن الرّعمن الرّعميم

4047 - وَ رَوَى أَبُو عَبْدِ اَللَّهِ مُحَمَّدُ بْنُ خَالِدٍ اَلْبَرْقِيُّ رَضِيَ اَللَّهُ عَنْهُ عَنْ وَهْبِ بْنِ وَهْبٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ جَعْفَرِ بْنِ وَهْبٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ يَأْكُلُ مِنَ اَلضَّالَّةِ إِلاَّ اَلضَّالُونَ ».

Hadith.4047 - Abu Abdullah Muhammad ibn Khalid al-Barqi (may Allah ^{SWT} be pleased with him) narrated from Wahb ibn Wahb, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"None consume from lost property except those who are themselves lost."

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.291 • Al-Wafi, Vol.17 p.351 • Wasa'il Al-Shi'ah, Vol.25 p.440 • Wasa'il Al-Shi'ah, Vol.25 p.440 • Al-Fusul Al-Muhimmah, Vol.2 p.465

4048 - وَ فِي رِوَايَةِ مَسْعَدَةَ بْنِ زِيَادٍ عَنِ اَلصَّادِقِ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ أَنَّ عَلِيًا صَلَوَاتُ اللَّهِ وَ سَلاَمُهُ عَلَيْهِ قَالَ : «إِيَّاكُمْ وَ اَللُّقَطَةَ فَإِنَّهَا ضَالَّةُ اَلْمُؤْمِن وَ هِيَ حَرِيقٌ مِنْ حَرِيقٍ جَهَنَّمَ ».

Hadith.4048 - In a narration from Mas'adah ibn Ziyad, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, that Imam Ali ibn Abi Talib ^{a.s} said: "Beware of taking lost property, for it is the loss of a believer, and it is a flame from the flames of Hell."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.292 • Al-Wafi, Vol.17 p.341 • Wasa'il Al-Shi'ah, Vol.25 p.440

4049 - وَ سَأَلَ عَلِيُّ بْنُ جَعْفَرٍ ، أَخَاهُ مُوسَى بْنَ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ : عَنِ اَللَّقَطَةِ يَجِدُهَا اَلْفَقِيرُ هُوَ فِيهَا بِمَنْزِلَةِ اَلْغَنِيَّ فَقَالَ «نَعَمْ» قَالَ «وَ كَانَ عَلِيُّ بْنُ اَلْحُسَيْنِ عَلَيْهِمَا اَلسَّلاَمُ يَقُولُ «هِيَ لِأَهْلِهَا لاَ تَمَسُّوهَا » » قَالَ وَ سَأَلْتُهُ عَنِ اَلرَّجُلِ يُصِيبُ دِرْهَماً أَوْ ثَوْباً أَوْ دَابَّةً كَيْفَ يَصْنَعُ قَالَ «يُعَرِّفُهَا سَنَةً فَإِنْ لَمْ يَعْرِفْ جَعَلَهَا فِي عَرْضَ مَاله حَتَّى يَجِىءَ طَالبُهَا فَيُعْطِيَهَا إِيَّاهُ وَ إِنْ مَاتَ أَوْصَى بِهَا وَ هُوَ لَهَا ضَامِنٌ ».

Hadith.4049 - Ali ibn Ja'far asked his brother Imam Musa ibn Jafar Al-Kadhim ^{a.s} about a lost item found by a poor person, whether he is in the same position regarding it as a wealthy person. Imam ^{a.s} said: "Yes."

Imam ^{a.s} further said: " Imam Ali ibn Al-Hussain ^{a.s} used to say, 'It belongs to its owner, do not touch it.'"



He (Ali ibn Ja'far) said: I also asked Imam ^{a.s} about a man who finds a dirham, a piece of clothing, or a riding animal, what should he do?

Imam ^{a.s} said: "He should announce it for one year. If its owner does not come forward, he should keep it as part of his property until its claimant appears, and then he must return it. If he dies, he should include it in his will, and he is responsible for it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.292

4050 - وَ رَوَى اِبْنُ مَحْبُوبٍ عَنْ جَمِيلِ بْنِ صَالِحٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : قُلْتُ لَهُ رَجُلٌ وَجَدَ فِي صُنْدُوقِهِ فِي بَيْتِهِ دِينَاراً فَقَالَ «يَدْخُلُ مَنْزِلَهُ غَيْرُهُ» فَقُلْتُ نَعَمْ كَثِيرٌ قَالَ «هَذِهِ لُقَطَةٌ» قُلْتُ وَ رَجُلٌ وَجَدَ فِي صُنْدُوقِهِ دِينَاراً قَالَ «يُدْخِلُ أَحَدٌ يَدَهُ فِي صُنْدُوقِهِ غَيْرُهُ أَوْ يَضَعُ فِيهِ شَيْئاً» قُلْتُ لاَ قَالَ «فَهُوَ لَهُ».

Hadith.4050 - Ibn Mahbub narrated from Jamil ibn Salih, from Abu Abdullah ^{a.s}, who said:

I asked Imam ^{a.s} about a man who found a dinar in his house.

Imam {a.s} said: "Does anyone else enter his house?"

I said: "Yes, many people enter."

Imam ^{a.s} said: "Then it is considered lost property (luqata)."

I asked: "What about a man who found a dinar in his locked box?"

Imam ^{a.s} said: "Does anyone else put their hand into his box or place something in it?"

I said: "No."

Imam ^{a.s} said: "Then it belongs to him."

[REFERENCES]

Al-Kafi, Vol.5 p.137 • Man La Yahduruhu Al-Faqih, Vol.3 p.293 • Tahdhib Al-Ahkam, Vol.6 p.390 • Al-Wafi, Vol.17 p.334 • Wasa'il Al-Shi'ah, Vol.25 p.446

4051 - وَ رَوَى مُحَمَّدُ بْنُ عِيسَى عَنْ مُحَمَّدِ بْنِ رَجَاءِ ٱلْخَيَّاطِ قَالَ : كَتَبْتُ إِلَى ٱلطَّيِّبِ عَلَيْهِ ٱلسَّلاَمُ إِنِّي كُنْتُ فِي ٱلْمَسْجِدِ ٱلْحَرَامِ فَرَأَيْتُ دِينَاراً فَأَهْوَيْتُ إِلَيْهِ لِآخُذَهُ فَإِذَا أَنَا بِآخَرَ ثُمَّ بَحَثْتُ ٱلْحَصَى فَإِذَا أَنَا بِثَالِثٍ كُنْتُ فِي ٱلْمَسْجِدِ ٱلْحَرَامِ فَرَأَيْتُ دِينَاراً فَأَهْوَيْتُ إِلَيْهِ لِآخُذَهُ فَإِذَا أَنَا بِآلِثِ الْمَسْجِدِ ٱلْحَرَامِ فَرَأَيْتُ دِينَاراً فَأَهْوَيْتُ إِلَيْهِ لِآخُذَهُ فَإِذَا أَنَا بِآلُكُ مُنْ الْمُحَرِّفِ الْمُلْمُ «إِنِّي قَدْ فَهِمْتُ مَا ذَكَرْتَ مِنْ أَمْدِ فَأَخَذْتُهَا فَعَرَّفْتُهَا وَ لَمْ يَعْرِفْهَا أَحَدٌ فَمَا تَرَى فِي ذَلِكَ فَكَتَبَ عَلَيْهِ ٱلسَّلاَمُ «إِنِّي قَدْ فَهِمْتُ مَا ذَكَرْتَ مِنْ أَمْدِ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّالَ عَنِيلًا فَتَصَدَّقُ بِالْكُلِّ».

Hadith.4051 - Muhammad ibn Isa narrated from Muhammad ibn Raja' al-Khiyyat, who said: I wrote to al-Tayyib Imam Ali ibn Muhammad Al-Hadi ^{a.s}: "I was in the Sacred Mosque (Masjid al-Haram) and saw a dinar. I reached out to take it, and then I found another one. I searched the pebbles and found a third. I took them and announced them, but no one claimed them. What do you advise regarding this matter?"

Imam ^{a.s} wrote in reply: "I have understood what you mentioned about the dinars. If you are in need, then give one-third of them in charity. But if you are wealthy, then give all of them in charity."

[REFERENCES]

Al-Kafi, Vol.4 p.239 • Man La Yahduruhu Al-Faqih, Vol.3 p.293 • Wasa'il Al-Shi'ah, Vol.13 p.261



4052 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ صَفْوَانَ بْنِ يَحْيَى اَلْجَمَّالِ أَنَّهُ سَمِعَ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «مَنْ وَجَدَ ضَالَّةً فَلَمْ يُعَرِّفْهَا ثُمَّ وُجِدَتْ عِنْدَهُ فَإِنَّهَا لِرَبِّهَا وَ مِثْلُهَا مِنْ مَالِ اَلَّذِي كَتَمَهَا ».

Hadith.4052 - Al-Hasan ibn Mahbub narrated from Safwan ibn Yahya al-Jammal that he heard Abu Abdullah ^{a.s} say:

"Whoever finds lost property and does not announce it, then it is later found in his possession, it must be returned to its owner, and he must also pay an equivalent amount from his own wealth for having concealed it."

[REFERENCES]

Al-Kafi, Vol.5 p.141 • Man La Yahduruhu Al-Faqih, Vol.3 p.293 • Tahdhib Al-Ahkam, Vol.6 p.393 • Al-Wafi, Vol.17 p.355 • Wasa'il Al-Shi'ah, Vol.25 p.460

4053 - وَ رُوِيَ عَنْ أَبِي اَلْعَلاَءِ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ رَجُلٌ وَجَدَ مَالاً فَعَرَّفَهُ حَتَّى إِذَا مَضَتِ السَّنَةُ اِشْتَرَاهَا بِالدَّرَاهِمِ هِيَ اِبْنَتُهُ قَالَ «لَيْسَ لَهُ اَلسَّنَةُ اِشْتَرَاهَا بِالدَّرَاهِمِ هِيَ اِبْنَتُهُ قَالَ «لَيْسَ لَهُ السَّنَةُ اِشْتَرَاهَا بِالدَّرَاهِمِ وَ لَيْسَ لَهُ اَلاِبْنَةُ إِنَّمَا لَهُ رَأْسُ مَالِهِ إِنَّمَا كَانَتِ اِبْنَتُهُ مَمْلُوكَةَ قَوْمٍ».

Hadith.4053 - It is narrated from Abu al-Ala, who said: I asked Abu Abdullah ^{a.s} about a man who found some money, announced it for a year, and then used it to buy a servant. Later, the owner of the money came and found that the servant purchased with the money was actually his daughter.

Imam ^{a.s} said: "He is only entitled to take the money and not the daughter. What he is entitled to is his principal amount, as the daughter was previously the property of others."

[REFERENCES]

Al-Kafi, Vol.5 p.139 • Man La Yahduruhu Al-Faqih, Vol.3 p.294 • Tahdhib Al-Ahkam, Vol.6 p.391 • Al-Wafi, Vol.17 p.338 • Wasa'il Al-Shi'ah, Vol.25 p.451

4054 - وَ رَوَى أَبُو خَدِيجَةَ سَالِمُ بْنُ مُكْرَمِ ٱلْجَمَّالُ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ أَنَّهُ سَأَلَهُ ذَرِيحٌ : عَنِ الْمَمْلُوكِ يَأْخُذُ ٱللَّقَطَةَ فَقَالَ «مَا لِلْمَمْلُوكِ وَ ٱللَّقَطَةِ ٱلْمَمْلُوكُ لاَ يَمْلِكُ مِنْ نَفْسِهِ شَيْئاً فَلاَ يَعْرِضُ لَهَا ٱلْمَمْلُوكُ وَ ٱللَّقَطَةِ ٱلْمَمْلُوكُ لاَ يَمْلِكُ مِنْ نَفْسِهِ شَيْئاً فَلاَ يَعْرِضُ لَهَا ٱلْمَمْلُوكُ فَإِنْ مَاتَ كَانَتْ فَإِنْ مَاتَ كَانَتْ فَإِنْ مَاتَ كَانَتْ مِنْ مَالِهِ فَإِنْ مَاتَ كَانَتْ مِيرَاتاً لِوُلْدِهِ وَ لِلاَّ كَانَتْ مِنْ مَالِهِ فَإِنْ مَاتَ كَانَتْ مِيرَاتاً لِوُلْدِهِ وَ لِمَنْ وَرِثَهُ فَإِنْ جَاءَ طَالِبُهَا بَعْدَ ذَلِكَ دَفَعُوهَا إِلَيْهِ».

Hadith.4054 - Abu Khadijah Salim ibn Mukram al-Jammal narrated from Abu Abdullah ^{a.s} that Dharih asked him about a servant who picks up lost property.

Imam ^{a.s} said: "What does a servant have to do with lost property? A servant does not own anything for himself, so he should not interfere with it.

It is proper for a free person to announce it for one year in a public gathering. If its owner comes, he should return it to him. Otherwise, it becomes part of his property.

If he dies, it becomes inheritance for his children and those who inherit from him. But if the owner comes after that, they must return it to him."

[REFERENCES]

Al-Kafi, Vol.5 p.309 • Man La Yahduruhu Al-Faqih, Vol.3 p.294 • Tahdhib Al-Ahkam, Vol.6 p.397 • Al-Istibsar, Vol.3 p.69 • Al-Wafi, Vol.17 p.339 • Wasa'il Al-Shi'ah, Vol.25 p.465



4055 - وَ سَأَلَهُ دَاوُدُ بْنُ أَبِي يَزِيدَ : عَنِ اَلْإِدَاوَةِ وَ اَلنَّعْلَيْنِ وَ اَلسَّوْطِ يَجِدُهُ اَلرَّجُلُ فِي اَلطَّرِيقِ أَ يَنْتَفِعُ بِهِ قَالَ «لاَ يَمَسَّهُ».

Hadith.4055 - Dawud ibn Abi Yazid asked him about finding a water container, a pair of sandals, or a whip on the road, whether a person may use them. Imam ^{a.s} said: "He should not touch them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.295

4056 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ : «لاَ بَأْسَ بِلُقَطَةِ ٱلْعَصَا وَ ٱلشِّظَاظِ وَ ٱلْوَتِدِ وَ ٱلْحَبْلِ وَ ٱلْعِقَالِ وَ أَشْبَاهِهِ».

Hadith.4056 - Imam ^{a.s} said: "There is no harm in picking up lost items such as a staff, a strap, a

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.295

peg, a rope, a hobble, and similar things."

Hadith.4057 - Imam ^{a.s} was asked about a lost sheep in the wilderness.

Imam ^{a.s} said to the questioner: "It is either yours, your brother's, or the wolf's."

Then Imam ^{a.s} said: "I do not like to touch it."

And when asked about a lost camel, Imam ^{a.s} said: "What do you have to do with it? Its belly is its container, its hooves are its shoes, and its stomach is its water carrier. Leave it alone."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.295

4058 - وَ رُوِيَ عَنْ حَنَانِ بْنِ سَدِيرٍ قَالَ : سَأَلَ رَجُلٌ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَللُّقَطَةِ وَ أَنَا أَسْمَعُ فَقَالَ «تُعَرِّفُهَا سَنَةً فَإِنْ وَجَدْتَ صَاحِبَهَا وَ إِلاَّ فَأَنْتَ أَحَقُّ بِهَا».

يَعْنِي لُقَطَةَ غَيْرِ الْحَرَمِ.

Hadith.4058 - It is narrated from Hanan ibn Sadir, who said: A man asked Abu Abdullah ${a.s}$ about lost property while I was listening.

Imam ^{a.s} said: "Announce it for one year. If you find its owner, return it to him; otherwise, you are more entitled to keep it."

[AL SADUQ]

He meant lost property found outside the Sacred Sanctuary (Haram).

[REFERENCES]



4059 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «قَضَى عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ فِي رَجُلٍ تَرَكَ دَابَّتَهُ مِنْ جَهْدٍ قَالَ «إِنْ تَرَكَهَا فِي كَلَإٍ وَ مَاءٍ وَ أَمْنٍ فَهِيَ لَهُ يَأْخُذُهَا حَيْثُ أَصَابَهَا وَ إِنْ تَرَكَهَا فِي خَوْفِ وَ غَيْرِ مَاءٍ وَ لاَ كَلَإٍ فَهِيَ لِمَنْ أَصَابَهَا » ».

Hadith.4059 - Al-Sakuni narrated from Imam Jafar ibn Muhammad Al-Sadiq $^{\{a.s\}}$ from his father, Imam Muhammad ibn Ali Al-Baqir $^{\{a.s\}}$, who said:

Imam Ali ibn Abi Talib ^{a.s} ruled regarding a man who abandoned his animal due to hardship. Imam ^{a.s} said: "If he left it in a place with grass, water, and safety, it remains his, and he may reclaim it wherever he finds it. But if he left it in a place with danger, without water or grass, then it belongs to whoever finds it."

[REFERENCES]

Al-Kafi, Vol.5 p.140 • Man La Yahduruhu Al-Faqih, Vol.3 p.296 • Tahdhib Al-Ahkam, Vol.6 p.393 • Al-Wafi, Vol.17 p.354 • Wasa'il Al-Shi'ah, Vol.25 p.458

4060 - وَ رُوِيَ عَنْ وَهْبِ بْنِ وَهْبٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ جُعْلِ اَلْآبِقِ وَ اَلضَّالَّة قَالَ «لاَ بَأْسَ».

Hadith.4060 - It is narrated from Wahb ibn Wahb, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

I asked Imam ^{a.s} about the reward for returning a runaway slave or lost property. Imam ^{a.s} said: "There is no harm in it."

[REFERENCES]

Masa'il Ali Ibn Ja'far, Vol.1 p.140 • Qurb Al-Isnad, Vol.1 p.295 • Al-Kafi, Vol.6 p.201 • Man La Yahduruhu Al-Faqih, Vol.3 p.296 • Tahdhib Al-Ahkam, Vol.8 p.247 • Al-Wafi, Vol.17 p.405 • Wasa'il Al-Shi'ah, Vol.23 p.86 • Wasa'il Al-Shi'ah, Vol.25 p.466 • Bihar Al-Anwar, Vol.100 p.180

4061 - وَ رَوَى اَلْحُسَيْنُ بْنُ زَيْدٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ كَانَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : فِي اَلضَّالَّةِ يَجِدُهَا اَلرَّجُلُ فَيَنْوِي أَنْ يَأْخُذَ لَهَا جُعْلاً فَتَنْفُقُ قَالَ «هُوَ ضَامِنٌ لَهَا فَإِنْ لَمْ يَنْوِ أَنْ لَلْمُ يَنُو أَنْ يَأْخُذَ لَهَا جُعْلاً فَتَنْفُقُ قَالَ «هُوَ ضَامِنٌ لَهَا فَإِنْ لَمْ يَنْوِ أَنْ يَأْخُذَ لَهَا جُعْلاً فَنَفَقَتْ فَلاَ ضَمَانَ عَلَيْهِ ».

Hadith.4061 - Al-Husayn ibn Zayd narrated from Imam Jafar ibn Muhammad Al-Sadiq ${a.s}$ from his father, Imam Muhammad ibn Ali Al-Baqir ${a.s}$, who said:

Commander of the Faithful ^{a.s.} used to say regarding lost property found by someone who intends to take a reward for returning it, but it dies (or perishes):

"He is liable for it. However, if he did not intend to take a reward and it dies (or perishes), then he is not liable for it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.296 • Tahdhib Al-Ahkam, Vol.6 p.396 • Al-Wafi, Vol.17 p.355 • Al-Wafi, Vol.18 p.921 • Wasa'il Al-Shi'ah, Vol.25 p.464



4062 - وَ رُوِيَ عَنْ عَبْدِ اَللَّهِ بْنِ جَعْفَرٍ اَلْحِمْيَرِيِّ قَالَ : سَأَلْتُهُ عَلَيْهِ اَلسَّلاَمُ فِي كِتَابٍ عَنْ رَجُلِ اِشْتَرَى جَزُوراً أَوْ بَقَرَةً أَوْ شَاةً أَوْ غَيْرَهَا لِلْأَضَاحِيِّ أَوْ غَيْرِهَا فَلَمَّا ذَبَحَهَا وَجَدَ فِي جَوْفِهَا صُرَّةً فِيهَا دَرَاهِمُ أَوْ دَنَانِيرُ أَوْ جَوَاهِرُ أَوْ غَيْرُ ذَلِكَ مِنَ اَلْمُنَافِعِ لِمَنْ يَكُونُ ذَلِكَ وَ كَيْفَ يَعْمَلُ بِهِ فَوَقَّعَ عَلَيْهِ اَلسَّلاَمُ «عَرِّفْهَا اَلْبَائِعَ فَإِنْ لَمْ جَوَاهِرُ أَوْ غَيْرُ ذَلِكَ مِنَ اَلْمُنَافِعِ لِمَنْ يَكُونُ ذَلِكَ وَ كَيْفَ يَعْمَلُ بِهِ فَوَقَّعَ عَلَيْهِ اَلسَّلاَمُ «عَرِّفْهَا اَلْبَائِعَ فَإِنْ لَمْ يَعْرِفْهَا فَالشَّيْءُ لَكَ رَزَقَكَ اَللَّهُ إِيَّاهُ».

Hadith.4062 - It is narrated from Abdullah ibn Ja'far al-Himyari, who said:

I wrote to Imam ^{a.s} asking about a man who bought a camel, a cow, a sheep, or any other animal, whether for sacrifice or otherwise. After slaughtering it, he found a pouch inside it containing dirhams, dinars, jewels, or other valuable items.

To whom does it belong, and what should he do with it?

Imam ^{a.s} wrote in response:

"Inform the seller about it. If he does not claim it, then it is yours, Allah $^{\{SWT\}}$ has provided it for you."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.296 • Wasa'il Al-Shi'ah, Vol.25 p.452

4063 - وَ رَوَى اَلْحَجَّالُ عَنْ دَاوُدَ بْنِ أَبِي يَزِيدَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : قَالَ لَهُ رَجُلٌ إِنِّي قَدْ أَلَيهِ وَ تَخَلَّصْتُ مِنْهُ قَالَ لَهُ «فَوَ اَللَّهِ أَصَبْتُ مَالاً وَ إِنِّي قَدْ خِفْتُ فِيهِ عَلَى نَفْسِي فَلَوْ أَصَبْتُ صَاحِبَهُ دَفَعْتُهُ إِلَيْهِ وَ تَخَلَّصْتُ مِنْهُ قَالَ لَهُ «فَوَ اللَّهِ أَصَبْتُ مُالاً وَ اللَّهِ مَا لَهُ صَاحِبٌ غَيْرِي» قَالَ وَ السَّحْلَفَهُ لَوْ أَصَبْتَهُ كُنْتَ تَدْفَعُ إِلَيْهِ» قَالَ إِي وَ اللَّهِ قَالَ عَلَيْهِ اَلسَّلاَمُ «فَلاَ وَ اللَّهِ مَا لَهُ صَاحِبٌ غَيْرِي» قَالَ وَ اِسْتَحْلَفَهُ أَنْ يَدْفَعُ إِلَيْهِ» قَالَ إِي وَ اللَّهِ قَالَ عَلَيْهِ اَلسَّلاَمُ «فَلاَ وَ اللَّهِ مَا لَهُ صَاحِبٌ غَيْرِي» قَالَ وَ اِسْتَحْلَفَهُ أَنْ يَدْفَعُ إِلَيْهِ مَنْ يَأْمُرُهُ قَالَ فَحَلَفَ قَالَ «إِذْهَبْ فَاقْسِمْهُ فِي إِخْوَانِكَ وَ لَكَ اَلْأَمَانُ فِيمَا خِفْتَ» قَالَ فَقَسَمَهُ أَنْ يَدْفَعُ إِلَى مَنْ يَأْمُرُهُ قَالَ فَحَلَفَ قَالَ «إِذْهَبْ فَاقْسِمْهُ فِي إِخْوَانِكَ وَ لَكَ اَلْأَمَانُ فِيمَا خِفْتَ» قَالَ فَقَسَمَهُ بَيْنَ إِخْوَانِكَ وَ لَكَ اَلْأَمَانُ فِيمَا خِفْتَ»

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ كَانَ ذَلِكَ بَعْدَ تَعْرِيفِهِ سَنَةً.

Hadith.4063 - Al-Hajjal narrated from Dawud ibn Abi Yazid, from Abu Abdullah ^{a.s}, who said: A man said to Imam ^{a.s}: "I have come across some wealth, and I fear for my safety because of it. If I were to find its owner, I would return it to him and be free from it."

Imam ^{a.s} said to him, "By Allah ^{SWT}, if you were to find its owner, would you truly return it to him?" The man replied: "Yes, by Allah ^{SWT}."

Imam ^{a.s} then said: "By Allah ^{SWT}, it has no owner other than me."

Imam ^{a.s} then made the man swear to distribute it as Imam ^{a.s} instructed.

The man swore, and Imam ^{a.s} said: "Go and distribute it among your brothers, and you are safe from what you feared."

So, the man divided it among his brothers.

[AL SADUQ]

The compiler of this book (may Allah ^{SWT} have mercy on him) stated that this occurred after the man had announced it for one year.

[REFERENCES]

Al-Kafi, Vol.5 p.138 • Man La Yahduruhu Al-Faqih, Vol.3 p.296 • Al-Wafi, Vol.17 p.337 • Wasa'il Al-Shi'ah, Vol.25 p.450



4064 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «أَفْضَلُ مَا يَسْتَعْمِلُهُ اَلْإِنْسَانُ فِي اَللُّقَطَةِ إِذَا وَجَدَهَا أَلاَّ يَأْخُذَهَا وَ لاَ يَتَعَرَّضَ لَهَا فَلَوْ أَنَّ اَلنَّاسَ تَرَكُوا مَا يَجدُونَهُ لَجَاءَ صَاحِبُهُ فَأَخَذَهُ ».

وَ إِنْ كَانَتِ اللَّقَطَةُ دُونَ دِرْهَمٍ فَهِيَ لَكَ لَا تُعَرِّفُهَا وَ إِنْ وَجَدْتَ فِي الْحَرَمِ دِينَاراً مُطَلِّساً فَهُوَ لَكَ لَا تُعَرِّفُهُ وَ إِنْ وَجَدْتَ فِي الْحَرَمِ دِينَاراً مُطَلِّساً فَهُوَ لَكَ لَا تُعَرِّفُهُ وَ إِنْ وَجَدْتَ لُقَطَةً فِي دَارٍ وَ طَعَاماً فِي مَفَازَةٍ فَقَوِّمْهُ عَلَى نَفْسِكَ لِصَاحِبِهِ ثُمَّ كُلْهُ فَإِنْ جَاءَ صَاحِبُهُ فَرُدَّ عَلَيْهِ الْقِيمَةَ وَ إِنْ وَجَدْتَ لُقَطَةً فِي دَارٍ وَ كَانَتْ خَرَاباً فَهِىَ لِمَنْ وَجَدَهَا.

Hadith.4064 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"The best approach for a person regarding lost property (luqata) when they find it is to leave it and not touch it. If people were to leave what they find, its owner would eventually come and take it."

[AL SADUQ]

And if the found item (luqata) is less than a dirham, then it belongs to you, and you do not have to announce it.

If you find a worn-out dinar in the sacred precinct (Haram), it belongs to you, and you do not have to announce it.

If you find food in a desolate place, then estimate its value for yourself on behalf of its owner, and eat it; if its owner comes, return the value to him.

If you find a lost item in an inhabited house, then it belongs to its residents; and if it is found in a deserted ruin, then it belongs to whoever finds it.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.297 • Fiqh Al-Quran, Vol.1 p.396



CHAPTER 88 – CHAPTER ON WHAT FALLS UNDER THE RULING OF LOST PROPERTY

بَابُ مَا يَكُونُ حُكْمُهُ حُكْمَ اللُّقَطَةِ

% HADITH 4065 (شيم اللهِّ الرَّحَمْنِ الرَّحِيمِ

4065 - رَوَى سُلَيْمَانُ بْنُ دَاوُدَ ٱلْمِنْقَرِيُّ عَنْ حَفْصِ بْنِ غِيَاثِ ٱلنَّخَعِيِّ قَالَ : سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ مِنَ ٱلْمُسْلِمِينَ أَوْدَعَهُ رَجُلٌ مِنَ ٱللُّصُوصِ دَرَاهِمَ أَوْ مَتَاعاً وَ ٱللَّصُّ مُسْلِمٌ فَهَلْ يَرُدُّهُ عَلَيْهِ قَالَ «لاَ عَنْ رَجُلٍ مِنَ ٱلْمُسْلِمِينَ أَوْدَعَهُ رَجُلٌ مِنَ ٱللُّصُوصِ دَرَاهِمَ أَوْ مَتَاعاً وَ ٱللَّصُّ مُسْلِمٌ فَهَلْ يَرُدُّهُ عَلَيْهِ قَالَ «لاَ يَرُدُّهُ عَلَى مَاحِبِهِ فَعَلَ وَ إِلاَّ كَانَ فِي يَدِهِ بِمَنْزِلَةِ ٱللُّقَطَةِ يُصِيبُهَا فَيُعَرِّفُهَا حَوْلاً فَإِنْ يَرُدُّهُ عَلَى مَاحِبِهِ فَعَلَ وَ إِلاَّ كَانَ فِي يَدِهِ بِمَنْزِلَةِ ٱللُّقَطَةِ يُصِيبُهَا فَيُعَرِّفُهَا حَوْلاً فَإِنْ أَصَابَ مَاحِبَهَا وَ إِلاَّ تَصَدَّقَ بِهَا فَإِنْ جَاءَ صَاحِبُهَا بَعْدَ ذَلِكَ خُيِّرَ بَيْنَ ٱلْأَجْرِ وَ ٱلْغُرْمِ فَإِنِ اِخْتَارَ ٱلْأَجْرُ فَلَهُ اللَّهُ مِنَ الْأَجْرُ وَ إِن اِخْتَارَ ٱلْغُرْمَ غَرَمَ لَهُ وَكَانَ ٱلْأَجْرُ لَهُ ».

Hadith.4065 - Sulaiman ibn Dawud al-Minqari narrated from Hafs ibn Ghiyath al-Nakha'i, who said:

I asked Abu Abdullah (a.s) about a Muslim man who was entrusted with dirhams or goods by a thief, and the thief is also a Muslim. Should he return them to him?

Imam ^{a.s} said: "He should not return them to him. If he is able to return them to their rightful owner, he should do so. Otherwise, he should treat them as lost property (luqata), announcing them for one year.

If the rightful owner is found, he should return them to him. Otherwise, he should give them in charity.

If the owner later comes forward, he should be given the choice between accepting the reward for the charity or demanding repayment.

If he chooses the reward, it is his. If he chooses repayment, the person must compensate him, and the reward for the charity remains with the one who gave it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.298 • Tahdhib Al-Ahkam, Vol.6 p.396 • Tahdhib Al-Ahkam, Vol.7 p.180 • Al-Istibsar, Vol.3 p.124 • Awali Al-La'ali, Vol.2 p.258 • Wasa'il Al-Shi'ah, Vol.25 p.463



CHAPTER 89 – CHAPTER ON GIFTS

بَابُ الْهَدِيَّةِ

4066 - قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «ٱلْهَدِيَّةُ فِي اَلتَّوْرَاةِ غَافِرٌ عَيْناً ».

Hadith.4066 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "A gift in the Torah is described as something that blinds the eyes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.299

4067 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ : «تَهَادَوْا تَحَابُّوا».

Hadith.4067 - Imam (a.s) said: "Exchange gifts (with one another), and you will love one another."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.299 • Awali Al-La'ali, Vol.1 p.294 • Al-Wafi, Vol.17 p.371 • Wasa'il Al-Shi'ah, Vol.17 p.288

4068 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «اَلْهَدِيَّةُ تَسُلُّ اَلسَّخَائِمَ».

Hadith.4068 - Imam (a.s) said: "A gift removes grudges (resentments)."

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.299 • Al-Wafi, Vol.17 p.371 • Wasa'il Al-Shi'ah, Vol.17 p.288

.....

4069 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «نِعْمَ اَلشَّيْءُ اَلْهَدِيَّةُ أَمَامَ اَلْحَاجَةِ».

Hadith.4069 - Imam ^{a.s} said: "How excellent is a gift given before making a request."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.299 • Awali Al-La'ali, Vol.1 p.294 • Al-Wafi, Vol.17 p.371 • Wasa'il Al-Shi'ah, Vol.17 p.288 • Mustadrak Al-Wasa'il, Vol.13 p.205

.....

4070 - وَ قَالَ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ : «لَوْ دُعِيتُ إِلَى كُرَاعٍ لَأَجَبْتُ وَ لَوْ أُهْدِيَ إِلَيَّ كُرَاعٌ لَقَبِلْتُ».

Hadith.4070 - The Messenger of Allah ^{SWT} (may Allah ^{SWT} bless him and his family) said: "If I were invited to a meal consisting of a trotter, I would accept, and if I were gifted a trotter, I would accept it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.299 • Al-Wafi, Vol.17 p.371 • Wasa'il Al-Shi'ah, Vol.17 p.288



CHAPTER 89 - CHAPTER ON GIFTS

4071 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ : «عَجِّلُوا رَدَّ ظُرُوفِ ٱلْهَدَايَا فَإِنَّهُ أَسْرَعُ لِتَوَاتُرهَا».

Hadith.4071 - Imam (a.s) said:

"Hasten to return the gift containers, for it encourages the continuous giving of gifts."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.300 • Al-Wafi, Vol.17 p.372 • Wasa'il Al-Shi'ah, Vol.17 p.289

4072 - وَ كَانَ عَلَيْهِ ٱلسَّلاَمُ لاَ يَرُدُّ ٱلطِّيبَ وَ ٱلْحَلْوَاءَ.

Hadith.4072 - Imam ^{a.s} would not refuse perfume or sweets.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.300 • Wasa'il Al-Shi'ah, Vol.17 p.289

4073 - وَ أُتِيَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ بِهَدِيَّةِ اَلنَّيْرُوزِ فَقَالَ عَلَيْهِ اَلسَّلاَمُ «مَا هَذَا» قَالُوا يَا أَمِيرَ اَلْمُؤْمِنِينَ اَلْيَوْمُ اَلنَّيْرُوزُ فَقَالَ عَلَيْهِ اَلسَّلاَمُ «اِصْنَعُوا لَنَا كُلَّ يَوْمِ نَيْرُوزاً».

Hadith.4073 - Imam Ali ibn Abi Talib (a.s.) was presented with a gift on the day of Nayrouz.

Imam {a.s} asked: "What is this?"

They replied: "O Commander of the Faithful, today is Nayrouz."

Imam ^{a.s} said: "Make every day for us a Nayrouz."

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.300 • Al-Wafi, Vol.17 p.372 • Wasa'il Al-Shi'ah, Vol.17 p.288

------4074 - وَ رُوِىَ أَنَّهُ قَالَ عَلَيْهِ اَلسَّلاَمُ : «نَيْرُوزُنَا كُلُّ يَوْمٍ».

Hadith.4074 - It is narrated that Imam ^{a.s} said: "Our Nayrouz is every day."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.300

4075 - وَ رَوَى ثُوَيْرُ بْنُ أَبِي فَاخِتَةَ عَنْ أَبِيهِ عَنْ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ قَالَ : «أَهْدَى كِسْرَى لِلنَّبِيِّ صَلَّى اَللَّهُ عَلَيْهِ وَ الِهِ فَقَبِلَ مِنْهُ وَ أَهْدَتْ لَهُ اَلْمُلُوكُ فَقَبِلَ مِنْهُمْ».

Hadith.4075 - Thuwair ibn Abi Fakhitah narrated from his father, from Imam Ali ^{a.s}, who said: "Kisra sent a gift to the Prophet (may Allah ^{SWT} bless him and his family), and He ^{saws} accepted it. Caesar also sent a gift to the Prophet (may Allah ^{SWT} bless him and his family), and He ^{saws} accepted it. Likewise, the kings sent gifts to Him ^{saws}, and He ^{saws} accepted them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.300 • Al-Wafi, Vol.17 p.372 • Wasa'il Al-Shi'ah, Vol.17 p.291 • Bihar Al-Anwar, Vol.16 p.373



-----4076 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «عُدْ مَنْ لاَ يَعُودُكَ وَ أَهْدِ إِلَى مَنْ لاَ يُهْدِى إِلَيْكَ».

Hadith.4076 - Imam (a.s) said:

"Visit those who do not visit you, and give gifts to those who do not give gifts to you."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.300 • Al-Wafi, Vol.17 p.372 • Wasa'il Al-Shi'ah, Vol.17 p.288

4077 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «اَلْهَدِيَّةُ ثَلاَثٌ هَدِيَّةُ مُكَافَأَةٍ وَ هَدِيَّةُ مُصَانَعَةٍ وَ هَدِيَّةٌ لِلَّهِ عَزَّ وَ جَلَّ».

Hadith.4077 - Imam Jafar ibn Muhammad Al-Sadig (a.s.) said:

"Gifts are of three types: a gift given in reciprocation, a gift given to seek favor, and a gift given for the sake of Allah (SWT), the Almighty and Glorious."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.300

4078 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ إِبْرَاهِيمَ اَلْكَرْخِيِّ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَتُقَرَّبُونَ يَكُونُ لَهُ اَلضَّيْعَةُ اَلْكَبِيرَةُ فَإِذَا كَانَ يَوْمُ اَلْمِهْرَجَانِ وَ اَلنَّيْرُوزِ أَهْدَوْا إِلَيْهِ اَلشَّيْءَ لَيْسَ هُوَ عَلَيْهِمْ يَتَقَرَّبُونَ يَكُونُ لَهُ اَلضَّيْعَةُ اَلْكَبِيرَةُ فَإِذَا كَانَ يَوْمُ اَلْمِهْرَجَانِ وَ اَلنَّيْرُوزِ أَهْدَوْا إِلَيْهِ اَلشَّيْءَ لَيْسَ هُو عَلَيْهِمْ يَتَقَرَّبُونَ بِذَلِكَ اَلشَّيْءِ إِلَيْهِ فَقَالَ «أَ لَيْسَ هُمْ مُصَلِّينَ » قُلْتُ بَلَى قَالَ «فَلْيَقْبَلْ هَدِيَّتَهُمْ وَ لَيُكَافِهِمْ».

Hadith.4078 - Al-Hasan ibn Mahbub narrated from Ibrahim al-Karkhi, who said:

I asked Abu Abdullah ^{a.s} about a man who owns a large estate, and when the festivals of Mehregan and Nayrouz arrive, people gift him items, not as an obligation, but to seek closeness to him.

Imam {a.s} said: "Are they not Muslims?"

I said: "Yes."

Imam {a.s} said: "Then let him accept their gifts and reciprocate them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.300

4079 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «إِذَا أُهْدِيَ إِلَى اَلرَّجُلِ اَلْهَدِيَّةُ مِنْ طَعَامٍ وَ عِنْدَهُ قَوْمٌ فَهُمْ شُرَكَاءُ فِيهَا يَعْنِي اَلْفَاكِهَةَ وَ غَيْرَهَا».

Hadith.4079 - Imam (a.s) said:

"If a man is given a gift of food and he has guests with him, then they share in it, this includes fruits and other items."

[REFERENCES]

Al-Kafi, Vol.5 p.144 • Man La Yahduruhu Al-Faqih, Vol.3 p.301 • Tahdhib Al-Ahkam, Vol.6 p.379 • Al-Wafi, Vol.17 p.370 • Wasa'il Al-Shi'ah, Vol.17 p.294



4080 - وَ رُوِيَ عَنْ عِيسَى بْنِ أَعْيَنَ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ أَهْدَى إِلَى رَجُلٍ هَدِيَّةً وَ هُوَ يَرْجُو ثَوَابَهَا فَلَمْ يُثِبْهُ صَاحِبُهَا حَتَّى هَلَكَ وَ أَصَابَ اَلرَّجُلُ هَدِيَّتَهُ بِعَيْنِهَا أَ لَهُ أَنْ يُرَاجِعَهَا إِنْ قَدِرَ عَلَى وَهُوَ يَرْجُو ثَوَابَهَا فَلَمْ يُثِبْهُ صَاحِبُهَا حَتَّى هَلَكَ وَ أَصَابَ الرَّجُلُ هَدِيَّتَهُ بِعَيْنِهَا أَ لَهُ أَنْ يُرَاجِعَهَا إِنْ قَدِرَ عَلَى ذَلِكَ قَالَ «لاَ بَأْسَ أَنْ يَأْخُذَهُ».

Hadith.4080 - It is narrated from Isa ibn Ayan, who said:

I asked Abu Abdullah ^(a.s) about a man who gave a gift to another man, hoping for a return, but the recipient did not reciprocate until he passed away. The giver then found his gift in its original form. I asked: "Is it permissible for him to take it back if he is able to?" Imam ^(a.s) said: "There is no harm in taking it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.301 • Tahdhib Al-Ahkam, Vol.6 p.380 • Al-Wafi, Vol.17 p.372 • Wasa'il Al-Shi'ah, Vol.17 p.293

4081 - وَ رُوِيَ عَنْ إِسْحَاقَ بْنِ عَمَّارٍ قَالَ : قُلْتُ لَهُ اَلرَّجُلُ اَلْفَقِيرُ يُهْدِي إِلَيَّ اَلْهَدِيَّةَ يَتَعَرَّضُ لِمَا عِنْدِي فَآخُذُهَا وَ لاَ أُعْطِيهِ شَيْئاً أَ يَحِلُ لِي قَالَ «نَعَمْ هِيَ لَكَ حَلاَلٌ وَ لَكِنْ لاَ تَدَعْ أَنْ تُعْطِيَهُ».

Hadith.4081 - It is narrated from Ishaq ibn Ammar, who said:

I asked Imam ^{a.s} about a poor man who gives me a gift, hoping to receive something from me in return. Is it permissible for me to accept it without giving him anything?

Imam ^{a.s} said: "Yes, it is permissible for you, and it is lawful for you. However, do not neglect giving him something."

[REFERENCES]

Al-Kafi, Vol.5 p.143 • Man La Yahduruhu Al-Faqih, Vol.3 p.301 • Tahdhib Al-Ahkam, Vol.6 p.379 • Al-Wafi, Vol.17 p.368 • Wasa'il Al-Shi'ah, Vol.17 p.293 • Bihar Al-Anwar, Vol.67 p.370

4082 - وَ رَوَى مُحَمَّدُ بْنُ إِسْمَاعِيلَ بْنِ بَزِيعٍ عَنِ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ مَسْأَلَةٍ كَتَبَ بِهَا إِلَيَّ، مُحَمَّدُ بْنُ عَبْدِ اَللَّهِ اَلْقُمِّيُ اَلْأَشْعَرِيُّ فَقَالَ لَنَا ضِيَاعٌ فِيهَا بُيُوتُ نِيرَانٍ تُهْدِي إِلَيْهَا اَلْمَجُوسُ اَلْبَقَرَ وَ اَلْغَنَمَ وَ مُحَمَّدُ بْنُ عَبْدِ اَللَّهِ اَلْقُمِّيُ اَلْأَشْعَرِيُّ فَقَالَ لَنَا ضِيَاعٌ فِيهَا بُيُوتِ نِيرَانِهِمْ قُوَّامٌ يَقُومُونَ عَلَيْهَا فَقَالَ أَبُو اَلْحَسَنِ اللَّهَ مَا لَا لَا اللَّهُ اللْهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللِّهُ اللَّهُ اللَّهُ اللَّهُ اللْهُ اللَّهُ الللْهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللْهُ اللَّهُ اللْهُولُ الللَّهُ اللَّهُ اللَّهُ اللَّهُ الللَّهُ اللَّهُ اللللَّهُ الللللْمُ الللَّهُ اللَّه

Hadith.4082 - Muhammad ibn Isma'il ibn Bazi' narrated from Imam Ali ibn Musa Ar-Ridha ^{a.s}: I asked him about a question that Muhammad ibn Abdullah al-Qummi al-Ash'ari had written to me.

He said: "We have lands where there are fire temples, and the Magians (Majus) offer cattle, sheep, and dirhams as gifts to these temples. Is it permissible for the landowners to take these offerings, knowing that the fire temples have caretakers who oversee them?"

Abu al-Hasan $^{\text{\{a.s\}}}$ said: "The landowners may take them, and there is no harm in it."

[REFERENCES]



CHAPTER 90 – CHAPTER ON BORROWING (ARIYYAH)

بَابُ الْعَارِيَّةِ

4083 - رُوِيَ عَنْ إِسْحَاقَ بْنِ عَمَّارِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَوْ أَبِي إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ قَالَ: «اَلْعَارِيَّةُ لَيْسَ عَلَى مُسْتَعِيرِهَا ضَمَانٌ إِلاَّ أَنْ يُشْتَرَطَ إِلاَّ مَا كَانَ مِنْ ذَهَبٍ أَوْ فِضَّةٍ فَإِنَّهُمَا مَضْمُونَتَانِ اُشْتُرِطَا أَوْ لَمْ لَيْسَ عَلَى مُسْتَعِيرِهَا ضَمَانٌ إِلاَّ أَنْ يُشْتَرَطَ إِلاَّ مَا كَانَ مِنْ ذَهَبٍ أَوْ فِضَّةٍ فَإِنَّهُمَا مَضْمُونَتَانِ اُشْتُرِطَا أَوْ لَمْ يُشْتَرَطًا » وَ قَالَ عَلَيْهِ اَلسَّلاَمُ «إِذَا اُسْتُعِيرَتْ عَارِيَّةٌ بِغَيْرٍ إِذْنِ صَاحِبِهَا فَهَلَكَتْ فَالْمُسْتَعِيرُ ضَامِنٌ ».

Hadith.4083 - It is narrated from Ishaq ibn Ammar, from Abu Abdullah ${a.s}$ or (Imam Musa ibn Jafar Al-Kadhim ${a.s}$), who said:

"A borrowed item (ariyyah) is not guaranteed by the borrower unless it is stipulated, except in the case of gold or silver, as these are guaranteed whether stipulated or not."

Imam ^{a.s} also said: "If an item is borrowed without the owner's permission and it perishes, the borrower is liable for it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.302 • Tahdhib Al-Ahkam, Vol.7 p.183 • Al-Wafi, Vol.18 p.871

4084 - وَ رَوَى أَبَانٌ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ ٱلْعَارِيَّةِ يَسْتَعِيرُهَا ٱلْإِنْسَانُ فَتَهْلِكُ أَوْ تُسْرَقُ فَقَالَ «إِذَا كَانَ أَمِيناً فَلاَ غُرْمَ عَلَيْهِ».

Hadith.4084 - Aban narrated from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

I asked him about a borrowed item (ariyyah) that a person borrows, and it either perishes or is stolen.

Imam (a.s) said: "If he is trustworthy, then there is no liability upon him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.302 • Tahdhib Al-Ahkam, Vol.7 p.182 • Al-Istibsar, Vol.3 p.124 • Al-Wafi, Vol.18 p.868 • Wasa'il Al-Shi'ah, Vol.19 p.93

4085 - وَ رَوَى أَبَانٌ عَنْ حَرِيزٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلِ اِسْتَعَارَ ثَوْباً ثُمَّ عَمَدَ إِلَيْهِ فَرَهَنَهُ فَجَاءَ أَهْلُ اَلْمَتَاعِ إِلَى مَتَاعِهِمْ فَقَالَ «يَأْخُذُونَ مَتَاعَهُمْ».

Hadith.4085 - Aban narrated from Hariz, from Abu Abdullah ^{a.s}, regarding a man who borrowed a garment and then intentionally used it as collateral for a loan.

Imam ^{a.s} said: "The owners of the item have the right to reclaim their property."

[REFERENCES]

Al-Kafi, Vol.5 p.239 • Man La Yahduruhu Al-Faqih, Vol.3 p.302 • Tahdhib Al-Ahkam, Vol.7 p.184 • Tahdhib Al-Ahkam, Vol.7 p.184 • Al-Wafi, Vol.18 p.843 • Wasa'il Al-Shi'ah, Vol.19 p.98



4086 - وَ اِسْتَعَارَ اَلنَّبِيُ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ مِنْ صَفْوَانَ بْنِ أُمَيَّةَ اَلْجُمَحِيُّ سَبْعِينَ دِرْعاً حُطَمِيَّةً وَ ذَلِكَ قَبْلَ إِسْلاَمِهِ فَقَالَ أَ غَصْبٌ أَمْ عَارِيَّةٌ يَا أَبًا اَلْقَاسِمِ فَقَالَ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «لاَ بَلْ عَارِيَّةٌ مُؤَدَّاةٌ» فَجَرَتِ قَبْلَ إِسْلاَمِهِ فَقَالَ أَ غَصْبٌ أَمْ عَارِيَّةٌ يَا أَبًا اَلْقَاسِمِ فَقَالَ صَفْوَانُ بْنُ أُمَيَّةَ بَعْدَ إِسْلاَمِهِ نَائِماً فِي اَلْمَسْجِدِ السُّنَّةُ فِي اَلْعَارِيَّةِ إِذَا الشَّرُطَ فِيهَا أَنْ تَكُونَ مُؤَدَّاةً وَ كَانَ صَفْوَانُ بْنُ أُمَيَّةً بَعْدَ إِسْلاَمِهِ نَائِماً فِي اَلْمَسْجِدِ فَسُرِقَ رِدَاؤُهُ فَتَبِعَ اللَّصِّ وَ أَخَذَ مِنْهُ الرِّدَاءَ وَ جَاءَ بِهِ إِلَى رَسُولِ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ وَ أَقَامَ بِذَلِكَ فَسُرِقَ رِدَاؤُهُ فَتَبِعَ اللَّسِ وَ أَخَذَ مِنْهُ الرِّدَاءَ وَ جَاءَ بِهِ إِلَى رَسُولِ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ وَ أَقَامَ بِذَلِكَ شَلْوَانُ يَا رَسُولَ اللَّهِ أَ تَقْطَعُهُ مِنْ أَجْلِ رِدَائِي شَعْمَانُ عَلَيْهِ فَأَمَرَ عَلَيْهِ اَلسَّلاَمُ «أَلاً كَانَ هَذَا قَبْلَ أَنْ تَرْفَعَهُ إِلَيَّ» فَقَطَعَهُ فَجَرَتِ السُّنَّةُ فِي الْحَدِّ إِذَا رُفِعَ إِلَى الْإِمَامِ وَ قَامَتْ عَلَيْهِ اَلْبَيِّنَةُ أَنْ لاَ يُعَطَّلَ وَ يُقَامَ.

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ لَا قَطْعَ عَلَى مَنْ يَسْرِقُ مِنَ الْمَسَاجِدِ وَ الْمَوَاضِعِ الَّتِي يُدْخَلُ إِلَيْهَا بِغَيْرِ إِذْنٍ مِثْلَ الْحَمَّامَاتِ وَ الْأَرْحِيَةِ وَ الْخَانَاتِ وَ إِنِّمَا قَطَعَهُ النَّبِيُّ ص لِأَنَّهُ سَرَقَ الرِّدَاءَ وَ أَخْفَاهُ فَلِإِخْفَائِهِ قَطَعَهُ وَ لَوْ لَمْ يُخْفِهِ لَعَزَّرَهُ وَلَا مَا يُخْفِهِ لَعَزَّرَهُ وَ لَمْ يَقْطَعْهُ.

Hadith.4086 - The Prophet (may Allah (SWT) bless him and his family) borrowed seventy coats of mail made of iron from Safwan ibn Umayyah al-Jumahi before he embraced Islam.

Safwan asked: "O Abu al-Qasim, is this a seizure or a loan?"

The Prophet (may Allah (SWT) bless him and his family) replied: "No, it is a loan to be returned." Thus, it became a precedent that a loan (ariyyah) must be returned if stipulated.

After Safwan embraced Islam, he was once sleeping in the mosque when his cloak was stolen. Safwan pursued the thief, retrieved the cloak, and brought him to the Messenger of Allah (SWT) (may Allah (SWT) bless him and his family). He also presented two just witnesses against the thief.

The Prophet (may Allah ^{SWT} bless him and his family) ordered that the thief's right hand be cut off. Safwan said: "O Messenger of Allah ^{SWT}, will you cut off his hand because of my cloak? I have already gifted it to him."

The Prophet (may Allah (SWT) bless him and his family) said: "Why did you not say this before bringing the matter to me?"

The sentence was then carried out, establishing the precedent that if a case reaches the Imam and evidence is presented, the prescribed punishment (hadd) cannot be waived.

[AL SADUQ]

The compiler of this book (may Allah (SWT) have mercy on him) commented:

"There is no cutting of the hand for theft committed in mosques or in places where entry is allowed without permission, such as bathhouses, mills, and inns. The Prophet (may Allah {SWT} bless him and his family) ordered the cutting of the thief's hand because he stole the cloak and concealed it. If he had not hidden it, the punishment would have been a discretionary penalty (ta'zir), not the cutting of the hand."

[REFERENCES]



CHAPTER 91 – CHAPTER ON DEPOSITS (WADI'AH)

بَابُ الْوَدِيعَةِ

4087 - رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «صَاحِبُ ٱلْوَدِيعَةِ وَ ٱلْبِضَاعَةِ مُؤْتَمَنَانِ».

Hadith.4087 - Hammad narrated from al-Halabi, from Abu Abdullah ^{a.s}, who said: "The trustee of a deposit (wadi'ah) and the trustee of merchandise (bida'ah) are both considered trustworthy."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.304 • Tahdhib Al-Ahkam, Vol.7 p.179 • Al-Wafi, Vol.18 p.873 • Mustadrak Al-Wasa'il, Vol.14 p.16

4088 - وَ قَالَ : فِي رَجُلِ اِسْتَأْجَرَ أَجِيراً فَأَقْعَدَهُ عَلَى مَتَاعِهِ فَسُرِقَ قَالَ «هُوَ مُؤْتَمَنُ».

Hadith.4088 - Imam ${}^{\{a.s\}}$ was asked about a man who hired a laborer and entrusted him to guard his goods, but the goods were stolen.

Imam ^{a.s} said: "He is considered trustworthy."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.304 • Tahdhib Al-Ahkam, Vol.7 p.184 • Awali Al-La'ali, Vol.2 p.353 • Al-Wafi, Vol.18 p.877 • Wasa'il Al-Shi'ah, Vol.19 p.79 • Wasa'il Al-Shi'ah, Vol.19 p.142 • Wasa'il Al-Shi'ah, Vol.28 p.271

4089 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ عَلِيٍّ بْنِ مَحْبُوبٍ قَالَ : كَتَبَ رَجُلٌ إِلَى ٱلْفَقِيهِ عَلَيْهِ ٱلسَّلاَمُ فِي رَجُلٍ دَفَعَ إِلَى رَجُلٍ وَوَيَ عَنْ مُحَمَّدِ بْنِ عَلِيٍّ بْنِ مَحْبُوبٍ قَالَ : كَتَبَ رَجُلٌ إِلَى ٱلْفَقِيهِ عَلَيْهِ ٱلسَّلاَمُ وَوَضَعَهَا ٱلرَّجُلُ فِي مَنْزِلِ جَارِهِ فَضَاعَتْ هَلْ يَجِبُ رَجُلٍ وَدِيعَةً وَ أَمْرَهُ أَنْ يَضَعَهَا فِي مَنْزِلِهِ أَوْ لَمْ يَأْمُرْهُ فَوَضَعَهَا ٱلرَّجُلُ فِي مَنْزِلِ جَارِهِ فَضَاعَتْ هَلْ يَجِبُ عَلَيْهِ إِذَا خَالَفَ أَمْرَهُ أَوْ أَخْرَجَهَا مِنْ مِلْكِهِ فَوَقَّعَ عَلَيْهِ ٱلسَّلاَمُ «هُوَ ضَامِنْ لَهَا إِنْ شَاءَ ٱللَّهُ تَعَالَى».

Hadith.4089 - It is narrated from Muhammad ibn Ali ibn Mahbub, who said:

A man wrote to the 'Jurist' (Imam Hasan ibn Ali Al-Askari ^{a.s}) regarding a case where someone entrusted another person with a deposit (wadi'ah) and instructed him to keep it in his own house, or gave no specific instruction. However, the man placed it in his neighbor's house, and it was lost.

Does he bear responsibility if he disobeyed the instruction or moved it out of his possession? The 'Jurist' (Imam Hasan ibn Ali Al-Askari (a.s.) replied: "He is liable for it, if Allah (SWT) wills."

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.304 • Al-Wafi, Vol.18 p.876



4090 - وَ رَوَى اِبْنُ أَبِي عُمَيْرٍ عَنْ حَبِيبِ ٱلْخَثْعَمِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : قُلْتُ لَهُ ٱلرَّجُلُ يَكُونُ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱللَّهِ عَلَيْهِ ٱللَّهُ وَفَاءٌ » وَ قَالَ قُلْتُ أَ رَأَيْتَ إِنْ عِنْدَهُ ٱلْمَالُ وَدِيعَةً يَأْخُذُ مِنْهُ بِغَيْرِ إِذْنِ صَاحِبِهِ قَالَ «لاَ يَأْخُذُ إِلاَّ أَنْ يَكُونَ لَهُ وَفَاءٌ » وَ قَالَ قُلْتُ أَ رَأَيْتَ إِنْ وَجَدَ مَنْ يَضْمَنُهُ وَ لَمْ يَكُنْ لَهُ وَفَاءٌ وَ أَشْهَدَ عَلَى نَفْسِهِ ٱلَّذِي يَضْمَنُهُ يَأْخُذُ مِنْهُ قَالَ «نَعَمْ».

Hadith.4090 - Ibn Abi Umayr narrated from Habib al-Khath'ami, from Abu Abdullah ^{a.s}, who said: I asked Imam ^{a.s} about a man who has wealth in his possession as a deposit (wadi'ah). Can he take from it without the owner's permission?

Imam ^{a.s} said: "He should not take from it unless he has the means to repay it."

I then asked: "What if he finds someone who guarantees it for him, but he himself does not have the means to repay, and he has the guarantor testify on his behalf, can he take from it?" Imam ^{a.s} said: "Yes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.304 • Tahdhib Al-Ahkam, Vol.7 p.180 • Al-Wafi, Vol.18 p.877 • Wasa'il Al-Shi'ah, Vol.19 p.86

4091 - وَ رُوِيَ عَنْ مِسْمَعٍ أَبِي سَيَّارٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنِّي كُنْتُ اِسْتَوْدَعْتُ رَجُلاً مَالاً فَجُدَدُهُ فَجَدَنِيهِ وَ حَلَفَ لِي عَلَيْهِ ثُمَّ إِنَّهُ جَاءَنِي بَعْدَ ذَلِكَ بِسَنَتَيْنِ بِالْمَالِ اَلَّذِي أَوْدَعْتُهُ إِيَّاهُ فَقَالَ هَذَا مَالُكَ فَخُذْهُ وَ هَذِهِ أَرْبَعَةُ الآفِ دِرْهَمِ رَبِحْتُهَا فَهِيَ لَكَ مَعَ مَالِكَ وَ اِجْعَلْنِي فِي حِلِّ فَأَخَذْتُ مِنْهُ اَلْمَالَ وَ أَبَيْتُ أَنْ آخُذَ اللَّهُ وَ وَقَفْتُ اَلْمَالَ الَّذِي كُنْتُ اِسْتَوْدَعْتُهُ وَ أَبَيْتُ أَخْذَهُ حَتَّى أَسْتَطْلِعَ رَأَيْكَ فَمَا تَرَى فَقَالَ «خُذْ نِصْفَ الرَّبْحِ وَ أَعْطِهِ النِّصْفَ وَ حَلِّلُهُ فَإِنَّ هَذَا رَجُلٌ تَائِبٌ وَ اللَّهُ «يُحِبُّ التَّوْابِينَ» ».

Hadith.4091 - It is narrated from Misma' Abu Sayyar, who said:

I said to Abu Abdullah ^{a.s}: "I had entrusted a man with some wealth, but he denied it and swore an oath against it. After two years, he returned to me with the wealth I had entrusted him and said, This is your wealth, take it. And here are four thousand dirhams I earned as profit, it is also yours. Please forgive me.'

I took back my wealth but refused to take the profit. I held off from taking the entrusted wealth as well until I could consult your opinion. What do you advise?"

Imam ^{a.s} said: "Take half of the profit and give him the other half. Then forgive him, for this man has repented, and Allah ^{SWT} 'loves those who repent'."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.305 • Tahdhib Al-Ahkam, Vol.7 p.180 • Al-Wafi, Vol.18 p.877 • Wasa'il Al-Shi'ah, Vol.19 p.89 • Wasa'il Al-Shi'ah, Vol.23 p.286

4092 - وَ سَأَلَ إِسْحَاقُ بْنُ عَمَّارٍ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنْ رَجُلٍ اِسْتَوْدَعَ رَجُلاً أَلْفَ دِرْهَمِ فَضَاعَتْ فَقَالَ «اَلْمَالُ لاَزِمٌ لَهُ إِلاَّ أَنْ يُقِيمَ اَلْبَيِّنَةَ فَقَالَ «اَلْمَالُ لاَزِمٌ لَهُ إِلاَّ أَنْ يُقِيمَ اَلْبَيِّنَةَ وَدِيعَةً فَقَالَ «اَلْمَالُ لاَزِمٌ لَهُ إِلاَّ أَنْ يُقِيمَ اَلْبَيِّنَةَ إِنَّمَا كَانَتْ وَدِيعَةً فَقَالَ «اَلْمَالُ لاَزِمٌ لَهُ إِلاَّ أَنْ يُقِيمَ الْبَيِّنَةَ إِلَّا أَنْ يُقِيمَ الْبَيِّنَةَ وَقَالَ اللهِ عَلَيْهِ قَرْضاً وَ قَالَ الْآخَرُ إِنَّمَا كَانَتْ وَدِيعَةً فَقَالَ «اَلْمَالُ لاَزِمٌ لَهُ إِلاَّ أَنْ يُقِيمَ الْبَيِّنَةَ إِللَّا أَنْ يُقِيمَ الْبَيِّنَةَ وَلَا اللّهُ عَلَيْهِ قَرْضاً وَ قَالَ اللّهَ عَلَيْهِ اللّهُ اللّهُ اللّهُ عَلَيْهِ اللّهُ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ قَالَ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ عَلَيْهِ اللّهُ الللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ الللّهُ اللّهُ اللّهُ اللّهُ اللّه

قَالَ مُصَنَّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ مَضَى مَشَايِخُنَا رَضِيَ اللَّهُ عَنْهُمْ عَلَى أَنَّ قَوْلَ الْمُودَعِ مَقْبُولٌ فَإِنَّهُ مُؤْتَمَنٌ وَ لَا يَمِينَ عَلَيْهِ.



Hadith.4092 - Ishaq ibn Ammar asked Abu Abdullah ^{a.s} about a man who entrusted another man with one thousand dirhams, but the money was lost.

The trustee claimed that the amount was a loan, while the depositor insisted it was a deposit (wadi'ah).

Imam ${}^{a.s}$ said: "The money is binding upon him (the trustee) unless he provides evidence that it was a deposit."

[AL SADUQ]

The compiler of this book (may Allah (SWT) have mercy on him) commented:

"Our respected scholars (may Allah {SWT} be pleased with them) have ruled that the trustee's claim is accepted because he is considered trustworthy, and no oath is required from him."

IREFERENCES1

Man La Yahduruhu Al-Faqih, Vol.3 p.305

4093 - وَ قَالَ رَجُلٌ لِلصَّادِقِ عَلَيْهِ اَلسَّلاَمُ إِنِّي اِئْتَمَنْتُ رَجُلاً عَلَى مَالٍ أَوْدَعْتُهُ إِيَّاهُ عِنْدَهُ فَخَانَنِي فِيهِ وَ أَنْكَرَ مَالِى فَقَالَ عَلَيْهِ اَلسَّلاَمُ «لَمْ يَخُنْكَ اَلْأَمِينُ وَ لَكِنَّكَ اِئْتَمَنْتَ اَلْخَائِنَ».

Hadith.4093 - A man said to Imam Jafar ibn Muhammad Al-Sadiq (a.s):

"I entrusted a man with wealth, or I deposited it with him, but he betrayed me and denied having my wealth."

Imam (a.s) said: "The trustworthy one did not betray you, but rather, you entrusted a traitor."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.305 • Tahdhib Al-Ahkam, Vol.7 p.181 • Al-Wafi, Vol.18 p.955 • Wasa'il Al-Shi'ah, Vol.19 p.80



CHAPTER 92 – CHAPTER ON PLEDGING (RAHN)

بَابُ الرَّهْنِ

% HADITH 4094 – 4120 المسلم الله الله الله الرحمن الرحمن الرحمن

4094 - رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ جَمِيلِ بْنِ دَرَّاجٍ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ رَهَنَ عِنْدَ رَجُل رَهْناً فَضَاعَ اَلرَّهْنُ قَالَ «هُوَ مِنْ مَال اَلرَّاهِن وَ يَرْتَجِعُ اَلْمُرْتَهَنُ عَلَيْهِ بِمَالِهِ».

Hadith.4094 - Muhammad ibn Abi Umayr narrated from Jamil ibn Darraj, who said that Abu Abdullah ^{a.s} was asked about a man who gave collateral (rahn) to another man, but the collateral was lost.

Imam ^{a.s} said: "It is the responsibility of the pledger (rahin), and the pledgee (murtahin) has the right to claim his money from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.305 • Al-Wafi, Vol.18 p.858 • Wasa'il Al-Shi'ah, Vol.18 p.385

4095 - وَ فِي رِوَايَةِ إِسْمَاعِيلَ بْنِ مُسْلِمٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ ٱلسَّلاَمُ عَنْ عَلِيٌّ بْنِ أَللَّهُ عَلَيْهِ وَ آلِهِ : «اَلظَّهْرُ يُرْكَبُ إِذَا كَانَ مَرْهُوناً وَ عَلَى اللَّهُ عَلَيْهِ وَ آلِهِ : «اَلظَّهْرُ يُرْكَبُ إِذَا كَانَ مَرْهُوناً وَ عَلَى اللَّهُ عَلَيْهِ وَ آلِهِ : «اَلظَّهْرُ يُرْكَبُ إِذَا كَانَ مَرْهُوناً وَ عَلَى الَّذِي يَشْرَبُ اَلدَّرَ نَفَقَتُهُ ».

Hadith.4095 - In a narration from Ismail ibn Muslim, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s.} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s.}, from his forefathers (peace be upon them), from Imam Ali ibn Abi Talib ^{a.s.}, who said that the Messenger of Allah ^(SWT) (peace be upon him and his family) said:

"The back (of a riding animal) may be ridden if it is given as collateral (rahn), and the one who rides it is responsible for its expenses.

And the milk may be drunk if it is given as collateral, and the one who drinks the milk is responsible for its expenses."

[REFERENCES]

 $\label{eq:manLaYahduruhuAl-Faqih, Vol.3 p. 306 \bullet Tahdhib Al-Ahkam, Vol.7 p. 175 \bullet Awali Al-La'ali, Vol.3 p. 486 \bullet Al-Wafi, Vol.18 p. 849 \bullet Wasa'il Al-Shi'ah, Vol.18 p. 398} \\$

4096 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ إِسْحَاقَ بْنِ عَمَّادٍ عَنْ أَبِي إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ قَالَ : قُلْتُ لَهُ اَلرَّجُلُ يَرْتَهِنُ اَلْعَبْدَ فَيُصِيبُهُ عَوَرٌ أَوْ يَنْقُصُ مِنْ جَسَدِهِ شَيْءٌ عَلَى مَنْ يَكُونُ نُقْصَانُ ذَلِكَ قَالَ «عَلَى مَوْلاَهُ» قَالَ يَرْتَهِنُ اَلْعَبْدَ فَيُصِيبُهُ عَوَرٌ أَوْ يَنْقُصُ مِنْ جَسَدِهِ شَيْءٌ عَلَى مَنْ يَكُونُ نُقْصَانُ فِي جَسَدِهِ يَنْقُصُ مِنْ مَالِ قُلْتُ إِنَّ اَلنَّاسَ يَقُولُونَ إِنْ رَهَنْتَ اَلْعَبْدَ فَمَرِضَ أَوِ اِنْفَقَأَتْ عَيْنُهُ فَأَصَابَهُ نُقْصَانٌ فِي جَسَدِهِ يَنْقُصُ مِنْ مَالِ قُلْتُ إِنَّ اَلنَّاسَ يَقُولُونَ إِنْ رَهَنْتَ اَلْعَبْدَ فَمَرِضَ أَوِ اِنْفَقَأَتْ عَيْنُهُ فَأَصَابَهُ نُقْصَانٌ فِي جَسَدِهِ يَنْقُصُ مِنْ الْعَبْدِ قَالَ «أَ زَأَيْتَ لَوْ أَنَّ الْعَبْدَ قَتَلَ عَلَى مَنْ تَكُونُ جِنَايَتُهُ» قَالَ «جِنَايَتُهُ فِي الرَّجُلِ بِقَدْرِ مَا يَنْقُصُ مِنَ الْعَبْدِ قَالَ «أَ زَأَيْتَ لَوْ أَنَّ الْعَبْدَ قَتَلَ عَلَى مَنْ تَكُونُ جِنَايَتُهُ» قَالَ «جِنَايَتُهُ فِي عُنْهِهُ.



Hadith.4096 - Safwan ibn Yahya narrated from Ishaq ibn Ammar, who said:

I asked Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s}) about a man who takes a slave as collateral (rahn), and the slave suffers an injury, such as losing an eye or any reduction in his physical condition. Who bears the loss for such a deficiency?

Imam ^{a.s} replied: "It is upon his master."

I said: "The people say that if you give a slave as collateral and he falls ill, loses an eye, or suffers a physical defect, the man's wealth should decrease in proportion to the loss in the slave."

Imam ^{a.s} said: "What do you think, if the slave committed murder, who would bear the liability for his crime?"

I replied: "His liability would remain upon him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.306 • Al-Wafi, Vol.18 p.858 • Wasa'il Al-Shi'ah, Vol.18 p.386

4097 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبَّادِ بْنِ صُهَيْبٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ مَتَاعٍ فِي يَدَيْ رَجُلَيْنِ أَحَدُهُمَا يَقُولُ اِسْتَوْدَعْتُكَاهُ وَ اَلْآخَرُ يَقُولُ هُوَ رَهْنٌ فَقَالَ «اَلْقَوْلُ قَوْلُ اَلَّذِي يَقُولُ هُوَ رَهْنٌ عِنْدِي إِلاَّ أَنْ يَأْتِيَ اَلَّذِي اِدَّعَى أَنَّهُ قَدْ أَوْدَعَهُ بِشُهُودٍ».

Hadith.4097 - Al-Hasan ibn Mahbub narrated from 'Abbad ibn Suhayb, who said:

I asked Abu Abdullah ^{a.s} about an item held by two men, one of them claims, "I entrusted it to you as a deposit (wadi'ah)," while the other says, "It is collateral (rahn) with me."

Imam ^{a.s} said: "The statement of the one who claims it is collateral (rahn) is accepted unless the one who claims it was entrusted (wadi'ah) presents witnesses."

[REFERENCES]

 $Al-Kafi, Vol.5\ p.238\bullet Man\ La\ Yahduruhu\ Al-Faqih, Vol.3\ p.306\bullet Tahdhib\ Al-Ahkam, Vol.7\ p.176\bullet Al-Istibsar, Vol.3\ p.122\bullet Al-Wafi, Vol.18\ p.865\bullet Wasa'il\ Al-Shi'ah, Vol.18\ p.401$

4098 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي وَلاَّدٍ قَالَ : سَأَلْتُ أَبًا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَأْخُذُ اللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَأْخُذُ اللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَأْخُذُ اللَّهُ اَنْ يَرْكَبَهُمَا وَ إِنْ كَانَ الَّذِي أَرْهَنَهُمَا اللَّهُ أَنْ يَرْكَبَهُمَا وَ إِنْ كَانَ الَّذِي أَرْهَنَهُمَا عَنْدَهُ يَعْلِفُهُمَا فَلَيْسَ لَهُ أَنْ يَرْكَبَهُمَا».

Hadith.4098 - Al-Hasan ibn Mahbub narrated from Abu Walad, who said:

I asked Abu Abdullah $^{\{a.s\}}$ about a man who takes a riding animal or a camel as collateral (rahn) for his money, does he have the right to ride them?

Imam ^{a.s} said: "If he is the one feeding them, then he has the right to ride them. But if the one who pledged them as collateral is the one feeding them, then he does not have the right to ride them."

[REFERENCES]

Al-Kafi, Vol.5 p.236 • Man La Yahduruhu Al-Faqih, Vol.3 p.307 • Tahdhib Al-Ahkam, Vol.7 p.176 • Al-Wafi, Vol.18 p.849 • Wasa'il Al-Shi'ah, Vol.18 p.397



4099 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ إِبْرَاهِيمَ اَلْكَرْخِيِّ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ رَهَنَ بِمَالِهِ أَوْ دَاراً لَهُمَا غَلَّةٌ كَثِيرَةٌ فَقَالَ «عَلَى الَّذِي إِرْتَهَنَ اَلْأَرْضَ وَ اَلدَّارَ بِمَالِهِ أَنْ يَحْسُبَ لِصَاحِبِ اَلْأَرْضِ وَ اَلدَّارِ مَا أَخْذَ مِنَ اَلْغَلَّةِ وَ يَطْرَحَهُ عَنْهُ مِنَ اَلدَّيْنِ لَهُ».

Hadith.4099 - Al-Hasan ibn Mahbub narrated from Ibrahim al-Karkhi, who said:

I asked Abu Abdullah ^{a.s} about a man who took a piece of land or a house as collateral (rahn) for his money, and both the land and the house produced abundant yield.

Imam ^{a.s} said: "It is upon the one who took the land and the house as collateral for his money to calculate what he has taken from the yield and deduct it from the debt owed to him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.307 • Al-Wafi, Vol.18 p.849 • Wasa'il Al-Shi'ah, Vol.18 p.396

4100 - وَ رَوَى مُحَمَّدُ بْنُ حَسَّانَ عَنْ أَبِي عِمْرَانَ اَلْأَرْمَنِيِّ عَنْ عَبْدِ اَللَّهِ بْنِ اَلْحَكَمِ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَنْ عَبْدِ اَللَّهِ بْنِ اَلْحَكَمِ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَنْ رَجُلٍ أَفْلَسَ وَ عَلَيْهِ دَيْنٌ لِقَوْمٍ وَ عِنْدَ بَعْضِهِمْ رُهُونٌ وَ لَيْسَ عِنْدَ بَعْضِهِمْ فَمَاتَ وَ لاَ يُحِيطُ مَالُهُ بِمَا عَلَيْهِ مِنَ اَلدَّيْنِ بَالْحِصَصِ».

Hadith.4100 - Muhammad ibn Hassan narrated from Abi Imran al-Armani, from Abdullah ibn al-Hakam, who said:

I asked Abu Abdullah ^{a.s} about a man who became bankrupt and owed debts to some people, some of whom held collateral (ruhun) while others did not. The man then died, and his remaining wealth was insufficient to cover his debts.

Imam ^{a.s} said: "All that he left behind, including the collateral and other possessions, shall be divided among the creditors in proportion to their shares of the debt."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.307 • Tahdhib Al-Ahkam, Vol.7 p.177 • Awali Al-La'ali, Vol.3 p.235 • Al-Wafi, Vol.18 p.844 • Wasa'il Al-Shi'ah, Vol.18 p.405

4101 - قَالَ : وَ سَأَلْتُهُ عَنْ رَجُلٍ رَهَنَ عِنْدَ رَجُلٍ رَهْناً عَلَى أَلْفِ دِرْهَمِ وَ اَلرَّهْنُ يُسَاوِي أَلْفَيْنِ فَضَاعَ قَالَ «يَرْجِعُ عَلَيْهِ بِفَضْلِ مَا رَهَنَهُ وَ إِنْ كَانَ أَنْقَصَ مِمَّا رَهَنَهُ عَلَيْهِ رَجَعَ عَلَى اَلرَّاهِنِ بِالْفَضْلِ وَ إِنْ كَانَ اَلرَّهْنُ يَسُوَى مَا رَهَنَهُ عَلَيْهِ فَالرَّهْنُ بِمَا فِيهِ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ هَذَا مَتَى ضَاعَ الرَّهْنُ بِتَضْيِيعِ الْمُرْتَهِنِ لَهُ فَأَمَّا إِذَا ضَاعَ مِنْ حِرْزِهِ أَوْ غُلِبَ عَلَيْهِ يَرْجِعُ بِمَالِهِ عَلَى الرَّاهِنِ وَ تَصْدِيقُ ذَلِكَ.

Hadith.4101 – He (narrator) said: I asked him about a man who deposited collateral (rahn) with another man against a debt of one thousand dirhams, while the value of the collateral was two thousand dirhams, but the collateral was lost.

Imam ^{a.s} said: "The creditor shall reclaim from the debtor the surplus value of what was pledged. If the value of the collateral was less than the debt, the creditor shall reclaim the remaining balance from the debtor. However, if the value of the collateral equaled the debt, then the collateral suffices as payment for the debt."



[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, added:

"This ruling applies when the collateral is lost due to the creditor's negligence. However, if it is lost while securely stored or by overpowering circumstances, the creditor may reclaim the debt from the debtor, as confirmed by the narration."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.308 • Al-Wafi, Vol.18 p.861 • Wasa'il Al-Shi'ah, Vol.18 p.392

4102 - مَا رَوَاهُ عَلِيُّ بْنُ ٱلْحَكَمِ عَنْ أَبَانِ بْنِ عُثْمَانَ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «فِي ٱلرَّهْنِ إِذَا ضَاعَ مِنْ عِنْدِ ٱلْمُرْتَهِنِ مِنْ غَيْرِ أَنْ يَسْتَهْلِكَهُ رَجَعَ بِحَقِّهِ عَلَى ٱلرَّاهِنِ فَأَخَذَهُ وَ إِنِ اِسْتَهْلَكَهُ تَرَادًا ٱلْفَصْلَ بَيْنَهُمَا».

Hadith.4102 - Ali ibn al-Hakam narrated from Aban ibn Uthman, from Abu Abdullah ^{a.s}: "Regarding a pledge (rahn), if it is lost while in the possession of the creditor (murtahin) without being consumed by him, he may reclaim his right from the pledger (rahin) and take it. However, if the creditor consumed it, then they should settle the surplus value between them."

[REFERENCES]

Al-Kafi, Vol.5 p.234 • Man La Yahduruhu Al-Faqih, Vol.3 p.308 • Tahdhib Al-Ahkam, Vol.7 p.172 • Tahdhib Al-Ahkam, Vol.7 p.172 • Tahdhib Al-Ahkam, Vol.7 p.172 • Al-Istibsar, Vol.3 p.120 • Al-Istibsar, Vol.3 p.120 • Al-Wafi, Vol.18 p.855 • Wasa'il Al-Shi'ah, Vol.18 p.387 • Al-Fusul Al-Muhimmah, Vol.2 p.269

4103 - وَ رَوَى مُحَمَّدُ بْنُ قَيْسِ عَنْ أَبِي جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِنْ رَهَنَ رَجُلٌ أَرْضاً فِيهَا ثَمَرَةٌ فَإِنَّ وَمَنَ رَجُلٌ أَرْضاً فِيهَا ثَمَرَةٌ فَإِنَّ وَمَنَ رَجُلٌ أَرْضاً فِيهَا وَ أَنْفَقَ فِيهَا فَإِذَا اِسْتَوْفَى مَالَهُ فَلْيَدْفَعِ اَلْأَرْضَ إِلَى صَاحِبِهَا».

Hadith.4103 - Muhammad ibn Qays narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s):

"If a man pledges (rahn) a piece of land that contains fruit, then its produce shall be accounted as part of his payment. He is also entitled to calculate what he worked on and spent on it. Once his debt is settled, he must return the land to its owner."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.308 • Al-Wafi, Vol.18 p.849 • Wasa'il Al-Shi'ah, Vol.18 p.396

4104 - وَ رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : فِي رَهْنٍ اِخْتَلَفَ فِيهِ اَلرَّاهِنُ وَ اَلْمُرْتَهِنُ فَقَالَ «اَلرَّاهِنُ هُوَ بِكَذَا وَ كَذَا» وَ قَالَ «اَلْمُرْتَهِنُ هُوَ بِأَكْثَرَ إِنَّهُ يُصَدَّقُ اَلْمُرْتَهِنُ حَتَّى يُحِيطَ بِالثَّمَنِ لِأَنَّهُ أَمِينٌ».

Hadith.4104 - Isma'il ibn Muslim narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} (peace be upon them), who said that Imam Ali ibn Abi Talib ^{a.s} stated:



"In a case of dispute over a pledged item (rahn) between the pledger (rahin) and the pledgee (murtahin), where the pledger claims its value is such-and-such, and the pledgee claims it is of a higher value, the pledgee shall be believed until the value covers the debt because he is considered trustworthy."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.308 • Tahdhib Al-Ahkam, Vol.7 p.175 • Al-Istibsar, Vol.3 p.122 • Awali Al-La'ali, Vol.3 p.236 • Al-Wafi, Vol.18 p.865 • Wasa'il Al-Shi'ah, Vol.18 p.403

4105 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ إِسْحَاقَ بْنِ عَمَّادٍ قَالَ : سَأَلْتُ أَبَا إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ يَكُونُ عِنْدَهُ اَلرَّهْنُ فَلاَ يَدْرِي لِمَنْ هُوَ مِنَ اَلنَّاسِ فَقَالَ «مَا أُحِبُّ أَنْ يَبِيعَهُ حَتَّى يَجِيءَ صَاحِبُهُ» قُلْتُ لاَ يَدْرِي لِمَنْ هُوَ مِنَ النَّاسِ فَقَالَ «مَا أُحِبُّ أَنْ يَبِيعَهُ حَتَّى يَجِيءَ صَاحِبُهُ» قُلْتُ لاَ يَدْرِي لِمَنْ هُوَ مِنَ النَّاسِ فَقَالَ «فِيهِ فَضْلٌ أَوْ نُقْصَانٌ مَا يَصْنَعُ قَالَ «إِنْ كَانَ فِيهِ هُوَ مِنَ النَّاسِ فَقَالَ «إِنْ كَانَ فِيهِ فَضْلٌ أَوْ نُقْصَانٌ مَا يَصْنَعُ قَالَ «إِنْ كَانَ فِيهِ نَقْلُ أَوْ نُقْصَانٌ مَا يَصِيعُهُ وَ يُمْسِكُ فَضْلَهُ حَتَّى نُعْمِ اللَّهُ هُوَ أَشَدُّهُمَا عَلَيْهِ يَبِيعُهُ وَ يُمْسِكُ فَضْلَهُ حَتَّى يَجِيءَ صَاحِبُهُ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ هَذَا إِذَا لَمْ يَعْرِفْ صَاحِبَهُ وَ لَمْ يَطْمَعْ فِي رُجُوعِهِ فَمَتَى عَرَفَ صَاحِبَهُ فَلَيْسَ لَهُ بَيْعُهُ حَتَّى يَجِىءَ وَ تَصْدِيقُ ذَلِكَ.

Hadith.4105 - Safwan ibn Yahya narrated from Ishaq ibn Ammar, who said:

"I asked Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s}) about a man who has a pledged item (rahn) in his possession but does not know to whom it belongs.

Imam ^{a.s} said: 'I do not recommend that he sell it until its owner comes.'

I said: 'He does not know to whom it belongs.'

Imam {a.s} replied: 'Does it have any excess value or deficiency?'

I said: 'What if it has excess or deficiency, what should he do?'

Imam ^{a.s} said: 'If it has a deficiency, it is easier; he may sell it and be rewarded for what remains. However, if it has excess value, that is more difficult; he should sell it and hold the surplus until its owner comes.' "

[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, commented:

"This applies if the owner is unknown and there is no expectation of his return. However, if the owner is identified, it is not permissible to sell it until the owner comes."

[REFERENCES]

Al-Kafi, Vol.5 p.233 • Man La Yahduruhu Al-Faqih, Vol.3 p.309 • Tahdhib Al-Ahkam, Vol.7 p.168 • Al-Wafi, Vol.18 p.851 • Wasa'il Al-Shi'ah, Vol.18 p.384

4106 - مَا رَوَاهُ اَلْقَاسِمُ بْنُ سُلَيْمَانَ عَنْ عُبَيْدِ بْنِ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ رَهَنَ رَهْناً إِلَى وَقْتٍ ثُمَّ غَابَ هَلْ لَهُ وَقْتُ يُبَاعُ فِيهِ رَهْنُهُ فَقَالَ «لاَ حَتَّى يَجِيءَ».

Hadith.4106 - Al-Qasim ibn Sulaiman narrated from Ubayd ibn Zurara, who reported from Abu Abdullah ^{a.s.} regarding a man who pledged a security (rahn) for a specified time and then disappeared, should there be a time set to sell his pledge?"

Imam ^{a.s.} replied: "No, it should not be sold until he returns."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.309 • Tahdhib Al-Ahkam, Vol.7 p.169 • Al-Wafi, Vol.18 p.852 • Wasa'il Al-Shi'ah, Vol.18 p.384

4107 - وَ رَوَى أَبَانٌ عَنْ عُبَيْدِ بْنِ زُرَارَةَ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ رَجُلٌ رَهَنَ عِنْدَ رَجُلٍ سِوَارَيْنِ فَهَلَكَ أَحَدُهُمَا قَالَ «يَرْجِعُ بِحَقِّهِ فِيمَا بَقِىَ».

Hadith.4107 - Aban narrated from Ubayd ibn Zurara, who said:

"I asked Abu Abdullah ${a.s}$ about a man who pledged two bracelets (siwarayn) as security with another man, and one of them was destroyed."

Imam ^{a.s} replied: "He may reclaim his right from what remains."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.309

4108 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلٍ رَهَنَ عِنْدَ رَجُلٍ دَاراً فَاحْتَرَقَتْ أَوِ اِنْهَدَمَتْ قَالَ «يَكُونُ مَالُهُ فِي تُرْبَةِ اَلْأَرْضِ».

Hadith.4108 - Imam ^{a.s} said regarding a man who pledged a house as security with another man, and the house either burned down or collapsed: "His wealth remains in the soil of the land."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.309

4109 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ رَهَنَ عِنْدَهُ رَجُلٌ مَمْلُوكاً فَجُذِمَ أَوْ رَهَنَ عِنْدَهُ مَتَاعاً فَلَمْ يَنْشُرْ ذَلِكَ اَلْمَتَاعَ وَ لَمْ يَتَعَاهَدْهُ وَ لَمْ يُحَرِّكُهُ فَأَكِلَ يَعْنِي أَكَلَهُ اَلسُّوسُ هَلْ يَنْقُصُ مِنْ مَالِهِ بِقَدْرِ ذَلِكَ قَالَ «لاَ».

Hadith.4109 - Imam ^{a.s} was asked about a man who had pledged a slave as security, and the slave developed leprosy, or about a man who pledged goods as security but did not inspect, maintain, or move those goods, and they were consumed by worms. Imam ^{a.s} said: "No, it does not diminish from his wealth by that amount."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.309 • Al-Wafi, Vol.18 p.856

4110 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : فِي ٱلرَّجُلِ يَرْهَنُ عِنْدَ ٱلرَّجُلِ ٱلرَّهْنَ فَيُصِيبُهُ تَوَى أَوْ ضَاعَ قَالَ «يَرْجِعُ بِمَالِهِ عَلَيْهِ».

Hadith.4110 - Hammad narrated from Al-Halabi, from Abu Abdullah ^{a.s}, regarding a man who pledged a security with another man, and the security was destroyed or lost. Imam ^{a.s} said: "He may reclaim his money from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.310



4111 - وَ رَوَى مُحَمَّدُ بْنُ عِيسَى بْنِ عُبَيْدٍ عَنْ سُلَيْمَانَ بْنِ حَفْصِ ٱلْمَرْوَزِيُّ قَالَ : كَتَبْتُ إِلَى أَبِي ٱلْحَسَنِ عَلَيْهِ السَّلاَمُ فِي رَجُلٍ مَاتَ وَ عَلَيْهِ دَيْنٌ وَ لَمْ يُخَلِّفْ شَيْئاً إِلاَّ رَهْناً فِي يَدِ بَعْضِهِمْ وَ لاَ يَبْلُغُ ثَمَنٰهُ أَكْثَرَ مِنْ مَلِ الْمُرْتَهِنِ أَ يَأْخُذُهُ بِمَالِهِ أَوْ هُوَ وَ سَائِرُ ٱلدُّيَّانِ فِيهِ شُرَكَاءُ فَكَتَبَ عَلَيْهِ ٱلسَّلاَمُ «جَمِيعُ ٱلدُّيَّانِ فِي ذَلِكَ مَالِ ٱلْمُرْتَهِنِ أَ يَأْخُذُهُ بِمَالِهِ أَوْ هُوَ وَ سَائِرُ ٱلدُّيَّانِ فِيهِ شُرَكَاءُ فَكَتَبَ عَلَيْهِ ٱلسَّلاَمُ «جَمِيعُ ٱلدُّيَّانِ فِي ذَلِكَ سَوَاءُ يُوزَعُونَهُ بَيْنَهُمْ بِالْحِصَصِ » قَالَ وَ كَتَبْتُ إِلَيْهِ فِي رَجُلٍ مَاتَ وَ لَهُ وَرَثَةٌ فَجَاءَ رَجُلٌ فَادَّعَى عَلَيْهِ مَالاً وَ لَا بَيِّنَةَ لَهُ عَلَيْهِ فَلْيَأْخُذُ مَالَهُ مِمَّا فِي يَدِهِ وَ أَنَّ عِنْدَهُ رَهْناً فَكَتَبَ عَلَيْهِ السَّلاَمُ «إِنْ كَانَ لَهُ عَلَى ٱلْمَيِّتِ مَالٌ وَ لاَ بَيِّنَةَ لَهُ عَلَيْهِ فَلْيَأْخُذُ مَالَهُ مِمَّا فِي يَدِهِ وَ أَنَ عِنْدَهُ رَهْناً فَكَتَبَ عَلَيْهِ السَّلاَمُ «إِنْ كَانَ لَهُ عَلَى الْمَيِّتِ مَالُ وَ لاَ بَيِّنَةَ لَهُ عَلَيْهِ فَلْيَأْخُذُ مَالَهُ مِمَّا فِي يَدِهِ وَ لَيْرَدُّ ٱلْبَاقِيَ عَلَى وَرَثَتِهِ وَ مَتَى أَقَرَّ بِمَا عِنْدَهُ أَخِذَ بِهِ وَ طُولِبَ بِالْبَيِّنَةِ عَلَى دَعْوَاهُ وَ أَوْفَى حَقَّهُ بَعْدَ ٱلْيَمِينِ وَ لَيْرَدُّ ٱلْبَاقِي عَلَى وَرَثَتِهِ وَ مَتَى أَقَرَ بِمَا عِنْدَهُ لَهُ عَلَيْهِمْ يَمِينُ عِلْمٍ يَخِلُونَ بِاللّهِ مَا يَعْلَمُونَ أَنَّ لَهُ عَلَى مَيْتِهِمْ وَمَتَى لَمْ يُقِمِ ٱلْبَيِّنَةَ وَ ٱلْوَرَثَةُ مُنْكِرُونَ فَلَهُ عَلَيْهِمْ يَمِينُ عِلْمٍ يَخِلُونَ بِاللّهِ مَا يَعْلَمُونَ أَنَّ لَهُ عَلَى مَيْتِهِمْ عَلَيْهُ مَا يُعْلَمُونَ أَنَّ لَهُ عَلَى مَيْتِهُ مَا يَعْلَمُونَ أَنَّ لَهُ عَلَيْهِ مُ يَمِي لَا لِي اللّهِ مَا يَعْلَمُونَ أَنَّ لَهُ مَا يَعْلَمُ وَى أَنَ لَهُ عَلَى مَنْ اللّهُ مَا يَعْلَمُونَ أَنَّ لَهُ عَلَيْهِ مُلِي عَلَى لَهُ عَلَى مُعْمَلِهُ مَا يَعْلَمُ وَى أَنَّ لَهُ عَلَيْهِ مَا يَعْلَمُ مَا يَعْلَمُ مَا يَعْلَمُ لَا لَا لَهُ مَا يَعْلَمُ وَى الْعَلَيْ فَلَا لَا لَهُ مَا يَعْلَى اللّهُ عَلَى اللّهُ

Hadith.4111 - Muhammad bin Isa bin Ubaid narrated from Sulaiman bin Hafs Al-Marwazi, who said: I wrote to Abu Al-Hasan ^{a.s} about a man who died and had a debt, leaving nothing except a pledged item in the possession of someone. The value of the pledge did not exceed the creditor's due amount. I asked whether the creditor could take it for his claim or if all creditors shared in it. Imam ^{a.s} wrote: "All creditors are equal in this matter and must distribute it among themselves in proportion to their claims."

He further said: I wrote to Imam ^{a.s} about a man who died, leaving heirs. Then someone came forward, claiming a debt against him and that he held a pledge for it.

Imam {a.s} wrote: "If he has a claim against the deceased but has no evidence for it, he may take his due from what is in his possession and return the remainder to the heirs. However, if he admits to what he possesses, he is bound by it and must provide evidence for his claim. He must fulfill his right after swearing an oath. If he cannot provide evidence and the heirs deny the claim, then the heirs must take an oath of knowledge, swearing by Allah {SWT} that they have no knowledge of any right owed to him by their deceased."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.310 • Tahdhib Al-Ahkam, Vol.7 p.178 • Al-Wafi, Vol.18 p.844

4112 - وَ رَوَى فَضَالَةُ عَنْ أَبَانٍ عَنْ رَجُلٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلتُهُ كَيْفَ يَكُونُ اَلرَّهْنُ بِمَا فِيهِ إِنْ كَانَ حَيَوَاناً أَوْ دَابَّةً أَوْ فِضَّةً أَوْ مَتَاعاً فَأَصَابَهُ حَرِيقٌ أَوْ لُصُوصٌ فَهَلَكَ مَالُهُ أَوْ نَقَصَ مَتَاعُهُ وَ لَيْسَ لَهُ عَلَى مُصِيبَتِهِ بَيِّنَةٌ قَالَ «وَ إِنْ قَالَ ذَهَبَ مَتَاعُهُ كُلُّهُ فَلَمْ يُوجَدْ لَهُ شَيْءٌ فَلاَ شَيْءَ عَلَيْهِ» قَالَ «وَ إِنْ قَالَ ذَهَبَ مِنْ بَيْن مَالِي وَ لَهُ مَالٌ فَلاَ يُصَدَّقُ».

Hadith.4112 - Fadalah narrated from Aban, who narrated from a man, that Abu Abdillah ^{a.s} was asked:

"How does the collateral (rahn) remain valid in cases where it is an animal, a mount, silver, or goods, and it gets destroyed due to fire or theft, causing the owner's loss or a decrease in its value, and there is no evidence to support the claim of loss?"

Imam ^{a.s} said: "If all of his goods are completely destroyed and nothing remains, then there is nothing (no liability) upon him."



Imam ^{a.s} further said: "However, if he claims that the loss occurred from among his possessions while he still possesses other property, he will not be believed."

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.310 • Tahdhib Al-Ahkam, Vol.7 p.173 • Al-Wafi, Vol.18 p.857

4113 - وَ رَوَى أَحْمَدُ بْنُ مُحَمَّدِ بْنِ أَبِي نَصْرِ ٱلْبَزَنْطِيُّ عَنْ دَاوُدَ بْنِ ٱلْحُصَيْنِ عَنْ أَبِي ٱلْعَبَّاسِ ٱلْفَضْلِ بْنِ عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ رَجُلٍ رَهَنَ عِنْدَهُ آخَرُ عَبْدَيْنِ فَهَلَكَ أَحَدُهُمَا أَ يَكُونُ حَقُّهُ فِي ٱلثَّرْبَةِ قَالَ «نَعَمْ» قُلْتُ أَوْ دَاراً فَاحْتَرَقَتْ أَ يَكُونُ حَقَّهُ فِي ٱلثَّرْبَةِ قَالَ «نَعَمْ» قُلْتُ أَوْ دَاراً فَاحْتَرَقَتْ أَ يَكُونُ حَقَّهُ فِي ٱلثَّرْبَةِ قَالَ «نَعَمْ» قُلْتُ أَوْ دَاراً فَاحْتَرَقَتْ أَ يَكُونُ حَقَّهُ فِي ٱلثَّرْبَةِ قَالَ «نَعَمْ» قُلْتُ أَوْ مَتَاعاً فَهَلَكَ مِنْ طُولِ مَا تَرَكَهُ أَوْ طَعَاماً فَفَسَدَ أَوْ عَتَاعاً فَهَلَكَ مِنْ طُولِ مَا تَرَكَهُ أَوْ طَعَاماً فَفَسَدَ أَوْ عُلَاماً فَلَا اللهُ عُدُرِيٌ فَعَمِيَ أَوْ ثِيَاباً تَرَكَهَا مَطْوِيَّةً لَمْ يَتَعَاهَدْهَا وَ لَمْ يَنْشُرْهَا حَتَّى هَلَكَثُ قَالَ «هَذَا نَحْوُ وَاحِد يَكُونُ حَقَّهُ عَلَيْه».

Hadith.4113 - Ahmad ibn Muhammad ibn Abi Nasr al-Bazanti narrated from Dawud ibn al-Husayn, who narrated from Abu al-Abbas al-Fadl ibn Abd al-Malik, who narrated from Abu Abdillah ^{a.s}: I asked him about a man who took two slaves as collateral (rahn) from another man, and one of them perished. Does his right apply to the other slave?

Imam ^{a.s} said: "Yes."

I asked: What if it was a house that burned down? Does his right remain in the land? Imam ^{a.s} said: "Yes."

I asked: What if it was two animals and one of them perished? Does his right apply to the other? Imam ^{a.s} said: "Yes."

I asked: What if it was merchandise that was destroyed because it was left for a long time, or food that spoiled, or a servant who became blind due to smallpox, or clothes that were left folded without being aired out until they were ruined?

Imam ^{a.s} said: "All of this is the same case. His right remains applicable to the remaining property."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.311 • Wasa'il Al-Shi'ah, Vol.18 p.389

4114 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ إِسْحَاقَ بْنِ عَمَّارٍ قَالَ : سَأَلْتُ أَبَا إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَرْهَمُ الرَّهْنَ بِمِائَةِ دِرْهَمٍ وَ هُوَ يُسَاوِي ثَلاَثَمِائَةِ دِرْهَمٍ فَيُهْلِكُهُ أَ عَلَى اَلرَّجُلِ أَنْ يَرُدَّ عَلَى صَاحِبِهِ مِائَتَيْ دِرْهَمٍ قَالُ «نَعَمْ لِأَنَّهُ أَخَذَ رَهْناً فِيهِ فَضْلٌ وَ ضَيَّعَهُ» قُلْتُ فَهَلَكَ نِصْفُ اَلرَّهْنِ قَالَ «عَلَى حِسَابٍ ذَلِكَ» قُلْتُ فَيَتَرَادًانِ قَالَ «نَعَمْ».

الْفَضْلَ قَالَ «نَعَمْ».

Hadith.4114 - Safwan ibn Yahya narrated from Ishaq ibn Ammar, who said:

I asked Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s.}) about a man who takes an item as collateral (rahn) for one hundred dirhams, while its value is three hundred dirhams, and it gets destroyed. Is the man required to return two hundred dirhams to its owner?

Imam ^{a.s} said: "Yes, because he took collateral that had surplus value and then caused its loss." I asked: What if half of the collateral is destroyed?



Imam ^{a.s} said: "It will be accounted for accordingly."

I asked: Should they return the surplus value between them?

Imam {a.s} said: "Yes."

[REFERENCES]

Al-Kafi, Vol.5 p.234 • Man La Yahduruhu Al-Faqih, Vol.3 p.311 • Tahdhib Al-Ahkam, Vol.7 p.172 • Al-Istibsar, Vol.3 p.120 • Al-Wafi, Vol.18 p.861 • Wasa'il Al-Shi'ah, Vol.18 p.391

4115 - وَ رَوَى مُحَمَّدُ بْنُ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «قَضَى أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فِي الرَّهْنِ اللَّهْنِ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فِي الرَّهْنِ إِذَا كَانَ أَكْثَرَ مِنْ مَالِ اَلْمُرْتَهِنِ فَهَلَكَ أَنْ يُؤَدَّى اَلْفَضْلُ إِلَى صَاحِبِ اَلرَّهْنِ وَ إِنْ كَانَ اَلرَّهْنُ أَقَلَّ مِنْ مَالِهِ فَهَلَكَ اَلرَّهْنُ يَسْوَى مَا رَهَنَهُ فَلَيْسَ عَلَيْهِ شَيْءٌ ».

Hadith.4115 - Muhammad ibn Qays narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s).

"Commander of the Faithful ^{a.s} ruled regarding collateral (rahn) that if its value is greater than the debt owed to the creditor and it is destroyed, the excess value must be returned to the owner of the collateral.

And if the collateral is worth less than the debt and is destroyed, the debtor must pay the remaining amount owed to the creditor.

But if the value of the collateral equals the debt, then there is no further obligation on either party."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.312 • Wasa'il Al-Shi'ah, Vol.18 p.392

4116 - وَ رَوَى فَضَالَةُ عَنْ أَبَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا اِخْتَلَفَا فِي اَلرَّهْنِ فَقَالَ أَحدُهُمَا رَهَنْتُهُ بِمِائَةِ دِرْهَمٍ فَإِنَّهُ يُسْأَلُ صَاحِبُ اَلْأَلْفِ اَلْبَيِّنَةَ فَإِنْ لَمْ يَكُنْ لَهُ بَيِّنَةٌ حَلَفَ رَهَنْتُهُ بِأَلْ صَاحِبُ اَلْأَلْفِ اَلْبَيِّنَةَ فَإِنْ لَمْ يَكُنْ لَهُ بَيِّنَةٌ حَلَفَ صَاحِبُ اَلْمَائِةِ وَ إِنْ كَانَ اَلرَّهْنُ أَقَلُّ مِمَّا رَهَنَ بِهِ أَوْ أَكْثَرَ وَ اِخْتَلَفَا فِي اَلرَّهْنِ فَقَالَ أَحَدُهُمَا هُوَ رَهْنٌ وَ قَالَ الْآخِرُ هُوَ وَدِيعَةٌ فَإِنَّ لَمُ يَكُنْ لَهُ بَيِّنَةٌ حَلَفَ صَاحِبُ اَلرَّهْنِ ».

Hadith.4116 - Fadalah narrated from Aban, from Abu Abdillah (a.s):

"If two parties disagree about the value of collateral (rahn), with one claiming it was pledged for one thousand dirhams and the other claiming it was pledged for one hundred dirhams, the one claiming the higher value must present evidence. If he cannot provide evidence, the one claiming the lower value must take an oath."

"Similarly, if the collateral is worth either less or more than the claimed amount, and they disagree about its status, whether it is collateral (rahn) or a deposit (wadi'ah), the one claiming it is a deposit must present evidence. If he cannot provide evidence, the one claiming it is collateral must take an oath."

[REFERENCES]

Al-Kafi, Vol.5 p.237 • Man La Yahduruhu Al-Faqih, Vol.3 p.312 • Tahdhib Al-Ahkam, Vol.7 p.174 • Al-Wafi, Vol.18 p.863



4117 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ إِسْحَاقَ بْنِ عَمَّارٍ قَالَ : سَأَلْتُ أَبَا إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ يَرْهَنُ اَلْعَبْدَ أَوِ اَلثَّوْبَ أَوِ اَلْحُلِيَّ أَوْ مَتَاعَ اَلْبَيْتِ فَيَقُولُ صَاحِبُ اَلْمَتَاعِ لِلْمُرْتَهِنِ أَنْتَ فِي حِلِّ مِنْ لُبْسِ هَذَا اللَّوْبِ الْبَسِ اَلثَّوْبَ وَ اِنْتَفِعْ بِالْمَتَاعِ وَ اِسْتَخْدِمِ اَلْخَادِمَ قَالَ «هُوَ لَهُ حَلاَلٌ إِذَا أَحَلَّهُ لَهُ وَ مَا أُحِبُّ أَنْ يَفْعَلَ» التَّوْبِ الْبَسِ الثَّوْبَ وَ اِنْتَفِعْ بِالْمُتَاعِ وَ اِسْتَخْدِمِ الْخَادِمَ قَالَ «هُوَ لَهُ حَلاَلٌ إِذَا أَحَلَّهُ لَهُ وَ مَا أُحِبُّ أَنْ يَفْعَلَ» وَلُثَ فَارْتَهَنَ أَرْضاً بَيْضَاءَ فَقَالَ لَهُ صَاحِبُ الْأَرْضِ قُلْتُ فَارْتَهَنَ أَرْضاً بَيْضَاءَ فَقَالَ لَهُ صَاحِبُ الْأَرْضِ الْزَوْمُ لَوْ لَلْ لَيْسَ هَذَا مِثْلَ هَذَا يَزْرَعُهَا بِمَالِهِ فَهُو لَهُ حَلاَلٌ كَمَا أَحَلَّهُ لِأَنَّهُ يَرْرَعُ بِمَالِهِ وَهُو لَهُ حَلاَلٌ كَمَا أَحَلَّهُ لِأَنَّهُ يَزْرَعُ بِمَالِهِ وَهُو لَهُ حَلاَلٌ كَمَا أَحَلَّهُ لِأَنَّهُ يَزْرَعُ بِمَالِهِ وَهُو لَهُ حَلالٌ كَمَا أَحَلَّهُ لِأَنَّهُ يَزْرَعُ بِمَالِهِ وَهُو لَهُ حَلالٌ كَمَا أَحَلَّهُ لِأَنَّهُ يَزْرَعُ بِمَالِهِ وَهُو لَهُ حَلالٌ كَمَا أَحَلَّهُ لِأَنَّهُ يَزْرَعُ بِمَالِهِ يَعْمُرُهَا».

Hadith.4117 - Safwan ibn Yahya narrated from Ishaq ibn Ammar, who said:

"I asked Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s.}) about a man who pledges a slave, garment, jewelry, or household items as collateral, and the owner of the property tells the creditor, 'You are permitted to use this garment, wear it, benefit from the property, and use the servant.'

The Imam ^(a.s) replied: 'It is lawful for him if the owner permits it, but I do not like him to do so.' " I then asked: 'What if someone pledges a house that produces income, who does the income belong to?'

Imam ^{a.s} replied: 'The income belongs to the owner of the house.'"

I further asked: 'What if someone pledges a barren land and the owner of the land tells him to cultivate it for himself?'

Imam ^{a.s} replied: 'This is lawful. It is not the same as the previous case. He cultivates it with his own money, so it is lawful for him as the owner has permitted it, because he invests his own resources and develops the land.' "

[REFERENCES]

Al-Kafi, Vol.5 p.235 • Man La Yahduruhu Al-Faqih, Vol.3 p.312 • Tahdhib Al-Ahkam, Vol.7 p.173 • Al-Wafi, Vol.18 p.847 • Wasa'il Al-Shi'ah, Vol.18 p.392

4118 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ مُحَمَّدِ بْنِ رَبَاحٍ ٱلْقَلاَّءِ قَالَ : سَأَلْتُ أَبَا ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ هَلَكَ أَخُوهُ وَ تَرَكَ صُنْدُوقاً فِيهِ رُهُونٌ بَعْضُهَا عَلَيْهِ اِسْمُ صَاحِبِهِ وَ بِكَمْ هُوَ رُهِنَ وَ بَعْضُهَا لاَ يُدْرَى لِمَنْ هُوَ وَ لاَ يُحْرَفُ صَاحِبُهُ فَقَالَ «هُوَ كَمَالِهِ». لاَ بِكَمْ هُوَ رُهِنَ مَا تَرَى فِي هَذَا ٱلَّذِي لاَ يُعْرَفُ صَاحِبُهُ فَقَالَ «هُوَ كَمَالِهِ».

Hadith.4118 - Safwan ibn Yahya narrated from Muhammad ibn Rabah al-Qalla', who said:

"I asked Abu al-Hasan ^{a.s} about a man whose brother passed away and left behind a box containing pledged items. Some of these items had the names of their owners and the amounts for which they were pledged, while others had no information about their owners or the amounts for which they were pledged. What is the ruling regarding the items whose owners are unknown?" Imam ^{a.s} replied: 'They are treated as part of his property.' "

[REFERENCES]

Al-Kafi, Vol.5 p.236 • Man La Yahduruhu Al-Faqih, Vol.3 p.313 • Tahdhib Al-Ahkam, Vol.7 p.170 • Al-Wafi, Vol.18 p.842 • Wasa'il Al-Shi'ah, Vol.18 p.399 • Mustadrak Al-Wasa'il, Vol.13 p.423



4119 - وَ رَوَى أَبُو اَلْحُسَيْنِ مُحَمَّدُ بْنُ جَعْفَرٍ اَلْأَسَدِيُّ رَضِيَ اَللَّهُ عَنْهُ عَنْ مُوسَى بْنِ عِمْرَانَ اَلنَّخَعِيَّ عَنْ عَمِّهِ الْحُسَيْنِ بْنِ يَزِيدَ اَلنَّوْفَلِيٍّ عَنْ عَلِيٍّ بْنِ سَالِمٍ عَنْ أَبِيهِ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْخَبَرِ الَّذِي اللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْخَبَرِ الَّذِي رُويَ «أَنَّ مِنْهُ بِأَخِيهِ اَلْمُؤْمِنِ فَأَنَا مِنْهُ بَرِيءٌ» فَقَالَ «ذَلِكَ إِذَا ظَهَرَ اَلْحَقُّ وَ قَامَ قَائِمُنَا أَمْلُ اَلْبَيْتِ » قُلْتُ فَالْخَبَرُ الَّذِي رُويَ «أَنَّ رِبْحَ الْمُؤْمِنِ عَلَى الْمُؤْمِنِ رِبًا مَا هُوَ» قَالَ «ذَاكَ إِذَا ظَهَرَ اَلْحَقُّ وَ قَامَ قَائِمُنَا أَمْلُ اَلْبَيْتِ » قُلْتُ فَالْخَبَرُ الَّذِي رُويَ «أَنَّ رِبْحَ الْمُؤْمِنِ عَلَى الْمُؤْمِنِ وَ يَرْبَحَ عَلَيْهِ».

Hadith.4119 - Abu al-Husayn Muhammad ibn Ja'far al-Asadi (may Allah ^{SWT} be pleased with him) narrated from Musa ibn Imran al-Nakha'i, from his uncle al-Husayn ibn Yazid al-Nawfali, from Ali ibn Salim, from his father, who said:

"I asked Abu Abdullah {a.s} about the report that has been narrated: 'Whoever relies more on a pledge (rahn) than on his believing brother, I am free from him.'

Imam ^{a.s} replied: 'That applies when the truth becomes manifest, and our Qaim (the Mahdi Imam Muhammad ibn Hassan Al-Mahdi ^{a.s}) from among the Ahlulbayt ^{a.s} rises.'

I then asked about the report that says: 'The profit earned by a believer from another believer is riba (usury).'

Imam ^{a.s} said: 'That applies when the truth becomes manifest, and our Qaim ^{a.s} from among the Ahlulbayt ^{a.s} rises. As for today, there is no harm if a believer sells to his believing brother and earns profit from him.' "

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.313 • Tahdhib Al-Ahkam, Vol.7 p.178 • Ithbat Al-Huda, Vol.5 p.68

4120 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلرَّجُلِ يَرْهَنُ جَارِيَتَهُ أَ يَحِلُّ لَهُ أَنْ يَطَأَهَا قَالَ «إِنَّ اَلَّذِينَ اِرْتَهَنُوهَا يَحُولُونَ بَيْنَهُ وَ بَيْنَهَا» قُلْتُ أَ رَأَيْتَ إِنْ قَدَرَ عَلَيْهَا خَالِياً وَ لَمْ يَعْلَمِ اَلَّذِينَ اِرْتَهَنُوهَا قَالَ «نَعَمْ لاَ أَرَى بِهَذَا بَأْساً».

Hadith.4120 - Al-Alaa narrated from Muhammad ibn Muslim, who reported from Abu Jafar Imam Muhammad ibn Ali Al-Bagir ^{a.s}:

"I asked Imam ^{a.s} about a man who pledges his bondwoman (as collateral). Is it permissible for him to have intercourse with her?"

Imam ^{a.s} replied: "Those who have taken her as collateral (the creditors) prevent him from having access to her."

I then asked: "What if he manages to be with her privately without the knowledge of those who took her as collateral?"

Imam {a.s} said: "Yes, I do not see any harm in this."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.313 • Awali Al-La'ali, Vol.3 p.234



CHAPTER 93 – CHAPTER ON HUNTING AND SLAUGHTERING

بَابُ الصَّيْدِ وَ الذَّبَائِحِ

€ 4235 – 4121 HADITH & بِسِنْمِ اللهِّ الرَّحَمِّنِ الرَّحِيمِ

قَالَ اللَّهُ تَبَارَكَ وَ تَعَالَى ۞ يَسْئَلُونَكَ ما ذا أُحِلَّ لَهُمْ قُلْ أُحِلَّ لَكُمُ الطَّيِّباتُ وَ ما عَلَّمْتُمْ مِنَ الْجَوارِحِ مُكَلِّبِينَ تُعَلِّمُونَهُنَ مِمَّا عَلَّمَكُمُ اللَّهُ فَكُلُوا مِمَّا أَمْسَكْنَ عَلَيْكُمْ وَ اذْكُرُوا اسْمَ اللَّهِ عَلَيْهِ ۞

[AL SADUQ]

Allah (SWT), the Blessed and Exalted, said:

"They ask you what has been made lawful for them. Say: Lawful to you are all good things, and what you have taught of hunting animals, trained as hounds, teaching them of what Allah (SWT) has taught you. So eat of what they catch for you, and mention the name of Allah (SWT) upon it." (Surah Al-Ma'idah 5:4).

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.315 • Tahdhib Al-Ahkam, Vol.9 p.24 • Tafsir Al-Safi, Vol.2 p.11 • Tafsir Kanz Al-Daqaiq, Vol.4 p.38

4121 - وَ رَوَى مُوسَى بْنُ بَكْرٍ عَنْ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ: «فِي صَيْدِ اَلْكَلْبِ إِنْ أَرْسَلَهُ صَاحِبُهُ وَ سَمَّى فَلْيَأْكُلْ كُلَّ مَا أَمْسَكَ عَلَيْهِ وَ إِنْ قَتَلَ وَ إِنْ أَكَلَ فَكُلْ مَا بَقِيَ وَ إِنْ كَانَ غَيْرَ مُعَلَّمِ فَعَلَّمَهُ صَاحِبُهُ وَ سَمَّى فَلْيَأْكُلْ كُلَّ مَا أَمْسَكَ عَلَيْهِ وَ إِنْ قَتَلَ وَ إِنْ أَكَلَ فَكُلْ مَا بَقِيَ وَ إِنْ كَانَ غَيْرَ مُعَلَّمِ فَعَلَّمُ فَاللَّهُ فَلاَ سَاعَتَهُ حِينَ يُرْسِلُهُ فَلْيَأْكُلْ مِنْهُ فَإِنَّهُ مُعَلَّمٌ فَأَمًّا مَا خَلاَ اَلْكِلاَبَ مِمَّا تَصِيدُهُ اَلْفُهُودُ وَ اَلصُّقُورُ وَ أَشْبَاهُهُ فَلاَ تَاللَّهُ عَزَّ وَ جَلَّ قَالَ «مُكَلِّبِينَ» فَمَا خَلاَ اَلْكِلاَبَ فَلَيْسَ صَيْدُهُ بِالَّذِي تَأْكُلْ مِنْ صَيْدِهِ إِلاَّ مَا أَدْرَكْتَ ذَكَاتَهُ، لِأَنَّ اَللَّهَ عَزَّ وَ جَلَّ قَالَ «مُكَلِّبِينَ» فَمَا خَلاَ اَلْكِلاَبَ فَلَيْسَ صَيْدُهُ بِالَّذِي يَوْكُلُ إِلاَّ أَنْ تُدْرِكَ ذَكَاتَهُ، لِأَنَّ اللَّهَ عَزَّ وَ جَلَّ قَالَ «مُكَلِّبِينَ» فَمَا خَلاَ الْكِلاَبَ فَلَيْسَ صَيْدُهُ بِالَّذِي يُؤْكُلُ إِلاَّ أَنْ تُدْرِكَ ذَكَاتَهُ،

Hadith.4121 - Musa ibn Bakr narrated from Zurara, from Abu Abdullah (a.s), that he said:

"Regarding the hunting of a dog, if its owner releases it and pronounces the name of Allah (SWT), then he may eat whatever it catches for him, even if it kills. And if it eats from it, then eat what remains.

If the dog is not trained, but the owner trains it at the moment he releases it, he may eat from it, for it is considered trained.

However, apart from dogs, such as animals hunted by cheetahs, falcons, and similar creatures, do not eat from their catch you reach it and perform the proper slaughtering (dhabh). This is because Allah (SWT), the Mighty and Majestic, said: 'Mukallibeen' (those who train hunting dogs) Thus, apart from dogs, their catch is not lawful to eat unless you reach it and slaughter it properly."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.315 • Tahdhib Al-Ahkam, Vol.9 p.24 • Tafsir Al-Safi, Vol.2 p.11 • Tafsir Kanz Al-Daqaiq, Vol.4 p.38

4122 - وَ فِي خَبَرٍ آخَرَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «كُلْ مَا أَكَلَ مِنْهُ اَلْكَلْبُ وَ إِنْ أَكَلَ مِنْهُ ثُلُثَيْهِ كُلْ مَا أَكَلَ مِنْهُ اَلْكَلْبُ وَ إِنْ أَكُلَ مِنْهُ ثُلُثَيْهِ كُلْ مَا أَكَلَ مِنْهُ الْكَلْبُ وَ إِنْ لَمْ يَبْقَ مِنْهُ إِلاَّ يَضْعَةٌ وَاحِدَةٌ».



Hadith.4122 - And in another narration, Imam Jafar ibn Muhammad Al-Sadiq (a.s.) said:

"Eat whatever the dog has eaten from, even if it has eaten two-thirds of it. Eat whatever the dog has eaten, even if nothing remains of it except a single piece."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.315 • Al-Wafi, Vol.19 p.145 • Wasa'il Al-Shi'ah, Vol.23 p.336 • Mustadrak Al-Wasa'il, Vol.16 p.105

4123 - وَ رَوَى هِشَامُ بْنُ سَالِمٍ عَنْ سُلَيْمَانَ بْنِ خَالِدٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ كَلْبِ اَلْمَجُوسِيِّ يَأْخُذُهُ اَلرَّجُلُ اَلْمُسْلِمُ فَيُسَمِّي حِينَ يُرْسِلُهُ أَ يَأْكُلُ مَا أَمْسَكَ عَلَيْهِ قَالَ «نَعَمْ لِأَنَّهُ مُكَلَّبٌ وَ ذَكَرَ اِسْمَ اَللَّهِ عَلَيْهِ.

Hadith.4123 - Hisham bin Salim narrated from Sulaiman bin Khalid, who said:

"I asked Abu Abdullah ^{a.s} about a Magian's dog that is taken by a Muslim man, and he pronounces the name of Allah ^{SWT} when releasing it. Should he eat what the dog catches for him?" Imam ^{a.s} said: 'Yes, because it is trained and the name of Allah ^{SWT} has been mentioned upon it.'"

[REFERENCES]

Al-Kafi, Vol.6 p.208 • Man La Yahduruhu Al-Faqih, Vol.3 p.315 • Tahdhib Al-Ahkam, Vol.9 p.30 • Al-Istibsar, Vol.4 p.70 • Al-Wafi, Vol.19 p.159 • Wasa'il Al-Shi'ah, Vol.23 p.360 • Bihar Al-Anwar, Vol.62 p.264

4124 - وَ رَوَى اَلنَّضْرُ بْنُ سُوَيْدٍ عَنِ اَلْقَاسِمِ بْنِ سُلَيْمَانَ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ كَلْبٍ أَفْلَتَ وَ لَمْ يُرْسِلْهُ صَاحِبُهُ فَصَادَ فَأَدْرَكَهُ صَاحِبُهُ وَ قَدْ قَتَلَهُ أَ يَأْكُلُ مِنْهُ فَقَالَ «لاَ إِذَا صَادَ وَ قَدْ سَمَّى فَلْيَأْكُلْ وَ إِذَا صَادَ وَ قَدْ سَمِّى فَلْيَأْكُلْ وَ إِذَا صَادَ وَ قَدْ سَمَّى فَلْيَأْكُلْ وَ إِذَا صَادَ وَ قَدْ سَمِّى فَلْيَأْكُلْ وَ إِذَا صَادَ وَ قَدْ سَمِّى فَلْيَا أَيْلُولُ وَ لَمْ يُسَمِّ فَلاَ يَأْكُلْ وَ هُوَ مِمَّا ﴾ و المُعْلَمُ اللهُ عَلَيْهُ إِنْ اللّهُ عَلَيْهُ إِنْ اللّهُ عَلَيْهُ إِنْ اللّهُ عَلَيْكُولُ وَ اللّهُ عَلَيْهُ إِنْ اللّهُ إِذَا صَادَ وَ قَدْ سَمّى فَلْيَأْكُلْ وَ إِنْ إِلَيْ اللّهُ عَلَيْهُ إِلَا يَأْكُلُ مِنْ اللّهُ عَلَى اللّهُ عَلَيْكُولُ وَ لَمْ يُسَمّ فَلاَ يَأْكُلُ وَ هُوَ مِمَّا لَ عَلْمَا لَا يَأْكُلُ لَهُ عَلَيْهُ اللّهُ إِنْ اللّهُ عَلَى اللّهُ عَلَيْدُ اللّهُ عَلَيْكُلُ وَ لَهُ عُلَقَالًا لَا يَأْكُلُونُ وَ هُوَ مِمَّا لَيْ اللّهُ وَالْمُ اللّهُ اللّهُ عَلَيْكُولُ وَلَا يَأْكُلُوا وَالْمَالْمُ اللّهُ الللّهُ اللّهُ الللّهُ اللّهُ الللّهُ اللّهُ اللّهُ الللّهُ اللّهُ اللّهُ اللللللّهُ اللللللّهُ الللللّهُ الللّهُ اللّهُ اللّهُ اللّهُ اللّ

Hadith.4124 - Al-Nadr bin Suwayd narrated from Al-Qasim bin Sulaiman, who said:

I asked Abu Abdullah ^{a.s} about a dog that escaped and was not released by its owner, yet it hunted and its owner found it after it had killed the prey. Should he eat from it? Imam ^{a.s} said: 'No. If it hunted while the owner had pronounced the name of Allah ^{SWT}, then he may eat from it.

But if it hunted without the name of Allah (SWT) being mentioned, then he should not eat from it. And this is from what Allah (SWT) has said:

"Of what you have trained among hunting animals, teaching them as Allah (SWT) has taught you" (Surah Al-Ma'idah 5:4)

[REFERENCES]

Al-Kafi, Vol.6 p.205 • Man La Yahduruhu Al-Faqih, Vol.3 p.316 • Tahdhib Al-Ahkam, Vol.9 p.25 • Al-Wafi, Vol.19 p.147 • Tafsir Nur Al-Thaqalayn, Vol.1 p.592 • Tafsir Kanz Al-Daqaiq, Vol.4 p.40

4125 - وَ رَوَى مُوسَى بْنُ بَكْرٍ عَنْ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا أَرْسَلَ اَلرَّجُلُ كَلْبَهُ وَ نَسِيَ أَنْ يُسَمِّيَ وَ كَذَلِكَ إِذَا رَمَى وَ نَسِيَ أَنْ يُسَمِّيَ ».



Hadith.4125 - Musa bin Bakr narrated from Zurara, who reported from Abu Abdullah (a.s):

"If a man sends his hunting dog and forgets to mention the name of Allah (SWT), it is like one who slaughters an animal and forgets to mention the name of Allah (SWT).

The same applies if he shoots (an arrow) and forgets to mention the name of Allah (SWT)."

[REFERENCES]

Al-Kafi, Vol.6 p.206 • Man La Yahduruhu Al-Faqih, Vol.3 p.316 • Tahdhib Al-Ahkam, Vol.9 p.25 • Al-Wafi, Vol.19 p.148 • Wasa'il Al-Shi'ah, Vol.23 p.357 • Tafsir Nur Al-Thaqalayn, Vol.1 p.590

4126 - وَ حُكُمُ ذَلِكَ فِى خَبَرِ آخَرَ «أَنْ يُسَمِّىَ حِينَ يَأْكُلُ».

Hadith.4126 - And the ruling regarding that, as mentioned in another narration, is: "He should mention the name of Allah (SWT) at the time of eating."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.316

4127 - وَ رَوَى حَمَّادُ بْنُ عِيسَى عَنْ حَرِيزٍ قَالَ : سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّمِيَّةِ يَجِدُهَا صَاحِبُهَا مِنَ اَلْغَدِ أَ يَأْكُلُ مِنْهَا قَالَ «إِنْ كَانَ يَعْلَمُ أَنَّ رَمْيَتَهُ هِىَ قَتَلَتْهُ فَلْيَأْكُلْ وَ ذَلِكَ إِذَا كَانَ قَدْ سَمَّى».

Hadith.4127 - Hammad ibn Isa narrated from Hariz who said:

Abu Abdullah ^{a.s}, was asked about an animal shot with an arrow, and its owner finds it the next day. Should he eat from it?

Imam ^{a.s} said: "If he knows that his shot is what killed it, then he may eat it, provided that he had mentioned the name of Allah ^{SWT} (at the time of shooting)."

[REFERENCES]

Al-Kafi, Vol.6 p.210 • Man La Yahduruhu Al-Faqih, Vol.3 p.316 • Tahdhib Al-Ahkam, Vol.9 p.34 • Al-Wafi, Vol.19 p.162 • Wasa'il Al-Shi'ah, Vol.23 p.365

4128 - وَ رَوَى أَبَانٌ عَنْ عَبْدِ اَلرَّحْمَنِ بْنِ أَبِي عَبْدِ اَللَّهِ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «مَا أَخَذَتِ اَلْحِبَالَةُ وَ قَطَعَتْ مِنْهُ فَهُوَ مَيْتَةٌ وَ مَا أَدْرَكْتَ مِنْ سَائِر جَسَدِهِ حَيّاً فَذَكِّهِ ثُمَّ كُلْ مِنْهُ ».

Hadith.4128 - Aban narrated from Abdur-Rahman ibn Abi Abdullah who said:

Abu Abdullah {a.s}, said: "Whatever is caught by a snare and has part of it severed, then it is considered dead. However, if you find the rest of its body alive, then perform the proper slaughtering (Zabiha) and eat from it."

[REFERENCES]

Al-Kafi, Vol.6 p.214 • Al-Kafi, Vol.6 p.214 • Al-Kafi, Vol.6 p.214 • Man La Yahduruhu Al-Faqih, Vol.3 p.316 • Tahdhib Al-Ahkam, Vol.9 p.37 • Al-Wafi, Vol.19 p.175 • Wasa'il Al-Shi'ah, Vol.23 p.376 • Wasa'il Al-Shi'ah, Vol.23 p.377





4129 - وَ رَوَى أَبَانُ بْنُ عُثْمَانَ عَنْ عِيسَى اَلْقُمِّيِّ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَرْمِي بِسَهْمٍ فَلاَ أَدْرِي أَ سَمَّيْتُ أَمْ لَمْ أُسَمِّ فَقَالَ «كُلْ وَ لاَ بَأْسَ » فَقُلْتُ أَرْمِي فَيَغِيبُ عَنِّي فَأَجِدُ سَهْمِي فِيهِ فَقَالَ «كُلْ مَا لَمْ يُؤْكَلْ مِنْهُ وَ إِنْ أُكِلَ مِنْهُ فَلاَ تَأْكُلْ» مِنْهُ.

Hadith.4129 - Aban ibn Uthman narrated from Isa al-Qummi who said:

I said to Abu Abdullah $^{\{a.s\}}$: "I shoot an arrow, but I do not know whether I mentioned the name of Allah $^{\{SWT\}}$ (Bismillah) or not."

Imam ^{a.s} said: "Eat, and there is no problem."

I said: "I shoot, and it disappears from my sight, then I find my arrow in it."

Imam ^{a.s} said: "Eat as long as nothing has been eaten from it. But if something has been eaten from it, then do not eat it."

[REFERENCES]

Al-Kafi, Vol.6 p.210 • Man La Yahduruhu Al-Faqih, Vol.3 p.317 • Tahdhib Al-Ahkam, Vol.9 p.33 • Al-Wafi, Vol.19 p.163

4130 - وَ سَأَلَهُ مُحَمَّدُ بْنُ عَلِيٍّ ٱلْحَلَبِيُّ : عَنِ ٱلصَّيْدِ يَضْرِبُهُ ٱلرَّجُلُ بِالسَّيْفِ أَوْ يَطْعُنُهُ بِرُمْحِهِ أَوْ يَرْمِيهِ بِسَهْمِهِ فَيَقْتُلُهُ وَ قَدْ سَمَّى حِينَ فَعَلَ ذَلِكَ قَالَ «كُلْهُ فَلاَ بَأْسَ بِهِ».

Hadith.4130 - Muhammad ibn Ali al-Halabi asked Imam ^{a.s} about hunting when a man strikes the prey with his sword, pierces it with his spear, or shoots it with his arrow, and he had mentioned the name of Allah ^{SWT} (Bismillah) at the time of doing so. Imam ^{a.s} said: "Eat it, and there is no problem with it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.317 • Awali Al-La'ali, Vol.3 p.453

4131 - وَ رَوَى اِبْنُ مُسْكَانَ عَنِ اَلْحَلَبِيِّ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلصَّيْدِ يَرْمِيهِ اَلرَّجُلُ بِسَهْمِ فَيُصِيبُهُ مُعْتَرِضاً فَيَقْتُلُهُ وَ قَدْ سَمَّى عَلَيْهِ حِينَ رَمَى وَ لَمْ تُصِبْهُ اَلْحَدِيدَةُ فَقَالَ «إِنْ كَانَ اَلسَّهْمُ اَلَّذِي أَصَابَهُ هُوَ قَتَلَهُ فَإِذَا رَآهُ فَلْيَأْكُلُهُ».

Hadith.4131 - Ibn Muskan narrated from al-Halabi who said:

I asked Abu Abdullah ^{a.s}, about a man who shoots an arrow at a game animal, and it strikes it sideways and kills it. He had mentioned the name of Allah ^{SWT} (Bismillah) when he shot the arrow, but the arrowhead did not wound it.

Imam ^{a.s} said: "If the arrow that struck it is what killed it, then when he finds it, let him eat it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.317 • Tahdhib Al-Ahkam, Vol.9 p.33 • Al-Wafi, Vol.19 p.169

4132 - وَ سَمِعَ زُرَارَةُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «فِيمَا قَتَلَ اَلْمِعْرَاضُ لاَ بَأْسَ بِهِ إِذَا كَانَ إِنَّمَا يُصْنَعُ لِذَلِكَ».



Hadith.4132 - Zurara heard Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, saying: "There is no harm in what the 'mi'raad' (a hunting tool) kills, as long as it is specifically made for that purpose."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.317 • Al-Wafi, Vol.19 p.167 • Wasa'il Al-Shi'ah, Vol.23 p.372

4133 - وَ فِي رِوَايَةِ حَمَّادٍ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : أَنَّهُ سُئِلَ عَمَّا صَرَعَ ٱلْمِعْرَاضُ مِنَ ٱلصَّيْدِ فَقَالَ «إِنْ لَمْ يَكُنْ لَهُ نَبْلٌ غَيْرُ ٱلْمِعْرَاضِ وَ ذَكَرَ اِسْمَ ٱللَّهِ عَزَّ وَ جَلَّ عَلَيْهِ فَلْيَأْكُلْ مِمَّا قَتَلَ وَ إِنْ كَانَ لَهُ نَبْلٌ غَيْرُهُ فَلاَ».

Hadith.4133 - In a narration from Hammad, from Al-Halabi, from Abu Abdullah ^{a.s}: Imam ^{a.s} was asked about what the 'mi'raad' (a hunting tool) strikes down from game. Imam ^{a.s} said: "If he has no other arrows except the 'Mi'rad' and mentioned the name of Allah ^{SWT}, the Mighty and Majestic, over it, then he may eat from what it killed. However, if he had other arrows besides it, then he should not."

[REFERENCES]

Al-Kafi, Vol.6 p.212 • Man La Yahduruhu Al-Faqih, Vol.3 p.318 • Tahdhib Al-Ahkam, Vol.9 p.35 • Al-Wafi, Vol.19 p.167 • Wasa'il Al-Shi'ah, Vol.23 p.371 • Bihar Al-Anwar, Vol.62 p.279

4134 - وَ كَانَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «إِذَا كَانَ ذَلِكَ سِلاَحَهُ اَلَّذِي يَرْمِي بِهِ فَلاَ بَأْسَ».

Hadith.4134 - And Commander of the Faithful, peace be upon him, used to say: "If that is his weapon which he uses to hunt with, then there is no harm."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.318

Hadith.4135 - And in another report: "If that is his shooting instrument, then there is no harm."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.318

Hadith.4136 - And it was narrated:

"If it pierced, it may be eaten, but if it did not pierce, it may not be eaten."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.318



4137 - وَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ: «فِي رَجُلٍ لَهُ نِبَالٌ لَيْسَ فِيهَا حَدِيدٌ وَ هِيَ عِيدَانٌ كُلُهَا فَيَرْمِي بِالْعُودِ فَيُصِيبُ وَسَطَ اَلطَّيْرِ مُعْتَرِضاً فَيَقْتُلُهُ وَ يَذْكُرُ اِسْمَ اَللَّهِ عَلَيْهِ وَ إِنْ لَمْ يَخْرُجْ دَمٌ وَ هِيَ نِبَالَةٌ مَعْلُومَةٌ فَيَأْكُلُ وَيُثِيبُ وَلِنْ لَمْ يَخْرُجْ دَمٌ وَ هِيَ نِبَالَةٌ مَعْلُومَةٌ فَيَأْكُلُ مِنْهُ إِذَا ذَكَرَ إِسْمَ اَللَّهِ عَزَّ وَ جَلَّ».

Hadith.4137 - Imam Ali ibn Abi Talib ^{a.s} said regarding a man who has arrows without iron tips, and they are entirely wooden. If he shoots with the wooden arrow and strikes the bird in the middle while it is flying and kills it, and he mentions the name of Allah ^{SWT} upon it, even if no blood comes out, and these are known arrows, then he may eat from it if he has mentioned the name of Allah ^{SWT}, the Mighty and Majestic.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.318 • Al-Wafi, Vol.19 p.169 • Wasa'il Al-Shi'ah, Vol.23 p.373

4138 - وَ رَوَى حَمَّادُ بْنُ عُثْمَانَ عَنِ ٱلْحَلَبِيِّ وَ حَمَّادُ بْنُ عِيسَى عَنْ حَرِيزٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : أَنَّهُ سُئِلَ عَنْ قَتْل ٱلْحَجَر وَ ٱلْبُنْدُق أَ يُؤْكَلُ فَقَالَ «لاَ».

Hadith.4138 - Hammad ibn Uthman narrated from Al-Halabi, and Hammad ibn Isa narrated from Hariz, from Abu Abdillah ^{a.s}, that he was asked about killing an animal with a stone or a bullet (projectile).

Imam ^{a.s} said: "No, it should not be eaten."

[REFERENCES]

Al-Kafi, Vol.6 p.213 • Al-Kafi, Vol.6 p.213 • Al-Kafi, Vol.6 p.213 • Al-Kafi, Vol.6 p.213 • Man La Yahduruhu Al-Faqih, Vol.3 p.318 • Tahdhib Al-Ahkam, Vol.9 p.36 • Tahdhib Al-Ahkam, Vol.9 p.37 • Tahdhib Al-Ahkam, Vol.9 p.37 • Al-Wafi, Vol.19 p.171 • Wasa'il Al-Shi'ah, Vol.23 p.374

4139 - وَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ : فِي صَيْدٍ وُجِدَ فِيهِ سَهْمٌ وَ هُوَ مَيِّتٌ لاَ يُدْرَى مَنْ قَتَلَهُ فَقَالَ «لاَ تَطْعَمُوهُ » وَ قَالَ «مَنْ جَرَحَ بِسِلاَحٍ وَ ذَكَرَ اِسْمَ اَللَّهِ عَزَّ وَ جَلَّ ثُمَّ بَقِيَ اَلصَّيْدُ لَيْلَةً أَوْ لَيْلَتَيْنِ ثُمَّ وَجَدَهُ لَمْ يَأْكُلْ مِنْهُ سَبُعٌ وَ عَلِمَ أَنَّ سِلاَحَهُ قَتَلَهُ فَلْيَأْكُلْ مِنْهُ إِنْ شَاءَ اَللَّهُ».

Hadith.4139 - Commander of the Faithful ^{a.s} said regarding a hunted animal that was found with an arrow in it and was dead, but it was not known who killed it.

Imam ^{a.s} said: "Do not eat it."

And Imam ^{a.s} said: "Whoever wounds an animal with a weapon and mentions the name of Allah ^{SWT}, the Mighty and Majestic, upon it, and then the game remains for a night or two, and he finds it without a predator having eaten from it, and he knows that his weapon killed it, then he may eat from it, if Allah ^{SWT} wills."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.319

4140 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : فِي إِيَّلِ اِصْطَادَهُ رَجُلٌ فَيُقَطِّعُهُ اَلنَّاسُ وَ اَلَّذِي اِصْطَادَهُ يَمْنَعُهُ فَفِيهِ نَهْيٌ فَقَالَ «وَ لَيْسَ فِيهِ نَهْيٌ وَ لَيْسَ بِهِ بَأْسٌ».



Hadith.4140 - Imam ^{a.s} said regarding a deer that a man hunted, and people started cutting it up while the one who hunted it was trying to prevent them.

Imam {a.s} said: "There is no prohibition in it, and there is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.319 • Al-Wafi, Vol.19 p.162 • Wasa'il Al-Shi'ah, Vol.23 p.365

4141 - وَ رَوَى أَبَانٌ عَنْ مُحَمَّدٍ ٱلْحَلَبِيِّ قَالَ : سَأَلْتُهُ عَنِ ٱلرَّجُلِ يَرْمِي ٱلصَّيْدَ فَيَصْرَعُهُ فَيَبْتَدِرُهُ ٱلْقَوْمُ فَيُقَطِّعُونَهُ فَقَالَ «كُلْهُ».

Hadith.4141 - Aban narrated from Muhammad Al-Halabi who said:

I asked Imam $^{\{a.s\}}$ about a man who shoots at game and brings it down, then the people rush to it and cut it up.

Imam {a.s} said: "Eat it."

[REFERENCES]

Al-Kafi, Vol.6 p.211 • Man La Yahduruhu Al-Faqih, Vol.3 p.319 • Al-Wafi, Vol.19 p.165 • Wasa'il Al-Shi'ah, Vol.23 p.364

4142 - وَ رَوَى اَلْمُفَضَّلُ بْنُ صَالِحٍ عَنْ أَبَانِ بْنِ تَغْلِبَ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «كَانَ أَبِي عَلَيْهِ اَلسَّلاَمُ يُفْتِي فِي زَمَنِ بَنِي أُمَيَّةَ «أَنَّ مَا قَتَلَ اَلْبَازُ وَ اَلصَّقْرُ فَهُوَ حَلاَلٌ» وَ كَانَ يَتَّقِيهِمْ وَ أَنَا لاَ أَتَّقِيهِمْ وَ هُوَ حَرَامٌ مَا قَتَلَ اَلْبَازُ وَ اَلصَّقْرُ».

Hadith.4142 - Al-Mufaddal ibn Salih narrated from Aban ibn Taghlib who said:

I heard Abu Abdillah ^{a.s} saying: "My father ^{a.s} used to issue legal rulings during the time of Banu Umayyah that what was killed by the hawk and the falcon was lawful, and he would do so out of precaution (Taqiyyah) from them.

But I do not fear them, and what is killed by the hawk and the falcon is unlawful."

[REFERENCES]

Al-Kafi, Vol.6 p.208 • Man La Yahduruhu Al-Faqih, Vol.3 p.320 • Tahdhib Al-Ahkam, Vol.9 p.32 • Al-Istibsar, Vol.4 p.72 • Al-Wafi, Vol.19 p.155 • Wasa'il Al-Shi'ah, Vol.23 p.352

4143 - وَ رَوَى أَبُو بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «إِنْ أَرْسَلْتَ بَازاً أَوْ صَقْراً أَوْ عُقَاباً فَقَتَلَ فَلاَ تَأْكُلْ حَتَّى تُذَكِّيَهُ».

Hadith.4143 - Abu Basir narrated from Abu Abdillah ^{a.s} that Imam ^{a.s} said:

"If you release a hawk, a falcon, or an eagle and it kills, do not eat it until you properly slaughter it."

[REFERENCES]

Al-Kafi, Vol.6 p.207 • Man La Yahduruhu Al-Faqih, Vol.3 p.320 • Al-Wafi, Vol.19 p.153 • Tafsir Al-Safi, Vol.2 p.11 • Wasa'il Al-Shi'ah, Vol.23 p.350



4144 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «إِنْ أَرْسَلْتَ كَلْبَكَ عَلَى صَيْدٍ فَأَدْرَكْتَهُ وَ لَمْ تَكُنْ مَعَكَ حَدِيدَةٌ تَذْبَحُهُ بِهَا فَدَعِ الْكُلْبَ يَقْتُلُهُ ثُمَّ كُلْ مِنْهُ».

فَإِذَا أَرْسَلْتَ كَلْبَكَ عَلَى صَيْدٍ وَ شَارَكَهُ كَلْبٌ آخَرُ فَلَا تَأْكُلْ مِنْهُ إِلَّا أَنْ تُدْرِكَ ذَكَاتَهُ وَ إِنْ رَمَيْتَهُ وَ هُوَ عَلَى جَبَلٍ فَسَقَطَ وَ مَاتَ فَلَا تَأْكُلُهُ وَ إِنْ رَمَيْتَهُ فَأَصَابَهُ سَهْمُكَ وَ وَقَعَ فِي الْمَاءِ فَمَاتَ فَكُلْهُ إِذَا كَانَ رَأْسُهُ خَارِجاً مِنَ الْمَاءِ وَ إِنْ كَانَ رَأْسُهُ فَا رَأْسُهُ خَارِجاً مِنَ الْمَاءِ وَ إِنْ كَانَ رَأْسُهُ فِي الْمَاءِ فَلَا تَأْكُلُهُ وَ الطَّيْرُ إِذَا مَلَكَ جَنَاحَيْهِ فَهُوَ لِمَنْ أَخَذَهُ إِلَّا أَنْ يَعْرِفَ صَاحِبَهُ فَيَرُدُّهُ عَلَيْهِ.

Hadith.4144 - Imam ^{a.s} said: "If you send your hunting dog after a game and you catch up with it but do not have a blade to slaughter it with, then let the dog kill it, and you may eat from it."

[AL SADUQ]

If you send your dog after game and another dog joins it, do not eat from it unless you are able to slaughter it properly.

If you shoot at it while it is on a mountain and it falls and dies, then do not eat it.

If you shoot it and your arrow strikes it, and it falls into water and dies, then eat it if its head remains out of the water; but if its head is in the water, then do not eat it.

As for a bird, if someone captures it by holding its wings, it belongs to the one who caught it unless the owner is known, in which case it should be returned to him.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.320 • Al-Wafi, Vol.19 p.148 • Wasa'il Al-Shi'ah, Vol.23 p.348

4145 - وَ نَهَى أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ عَنْ صَيْدِ ٱلْحَمَامِ بِالْأَمْصَارِ.

وَ لَا يَجُوزُ أَخْذُ الْفِرَاخِ مِنْ أَوْكَارِهَا فِي جَبَلِ أَوْ بِئْرِ أَوْ أَجَمَةٍ حَتَّى يَنْهَضَ.

Hadith.4145 - Commander of the Faithful ^{a.s} forbade hunting pigeons in cities.

[AL SADUQ]

It is not permissible to take chicks from their nests in a mountain, a well, or a thicket until they are able to fly.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.321 • Al-Wafi, Vol.19 p.199 • Wasa'il Al-Shi'ah, Vol.23 p.389

4146 - وَ رَوَى اِبْنُ أَبِي عُمَيْرٍ عَنْ عَلِيٍّ بْنِ رِئَابٍ عَنْ زُرَارَةَ بْنِ أَعْيَنَ أَنَّهُ قَالَ: وَ اَللَّهِ مَا رَأَيْتُ مِثْلَ أَبِي جَعْفَرٍ عَنْ عَلِيٍّ بْنِ رِئَابٍ عَنْ زُرَارَةَ بْنِ أَعْيَنَ أَنَّهُ قَالَ: وَ اَللَّهِ مَا رَأَيْتُ مِثَلَ اَللَّهُ مَا يُؤْكَلُ مِنَ اَلطَّيْرِ فَقَالَ «كُلْ مَا دَفَّ وَ لاَ تَأْكُلْ مَا صَفَّ» قَالَ عَلَيْهِ اَلسَّلاَمُ قَطُ سَأَلْتُهُ فَقُلْتُ أَصْلَحَكَ اَللَّهُ مَا يُؤْكَلُ مِنَ اَلطَّيْرِ فَقَالَ «كُلْ مَا دَفَّ وَ لاَ تَأْكُلْ مَا صَفَّ» قَالَ قُلْتُ الْبَيْضُ فِي اَلْآجَامِ قَالَ «كُلُ مَا اِسْتَوَى طَرَفَاهُ فَلاَ تَأْكُلْ وَ كُلُّ مَا اِخْتَلَفَ طَرَفَاهُ فَكُلْ» قُلْتُ فَطَيْرُ الْمُاءِ قَالِ «كُلُ مَا كَانَتْ لَهُ قَانِصَةٌ فَلاَ تَأْكُلْ ».

وَ فِي حَدِيثٍ آخَرَ: «إِنْ كَانَ اَلطَّيْرُ يَصُفُّ وَ يَدُفُّ فَكَانَ دَفِيفُهُ أَكْثَرَ مِنْ صَفِيفِهِ أُكِلَ وَ إِنْ كَانَ صَفِيفُهُ أَكْثَرَ مِنْ صَفِيفِهِ أُكِلَ وَ إِنْ كَانَ صَفِيفُهُ أَكْثَرَ مِنْ حَدِيثٍ آخَرَ: «إِنْ كَانَ طَيْرِ اَلْمَاءِ مَا كَانَتْ لَهُ قَانِصَةٌ أَوْ صِيصِيَةٌ وَ لاَ يُؤْكَلُ مَا لَيْسَتْ لَهُ قَانِصَةٌ أَوْ صِيصِيَةٌ». أَوْ صِيصِيَةٌ».



Hadith.4146 - Ibn Abi Umayr narrated from Ali ibn Ri'ab, from Zurara ibn Ayan, that he said: By Allah (SWT), I have never seen anyone like Abu Jafar Imam Muhammad ibn Ali Al-Baqir (a.s). I asked him and said: "May Allah (SWT) rectify your affairs, what birds are permissible to eat?" Imam (a.s) said: "Eat whatever flaps its wings, and do not eat what glides."

I said: "What about eggs found in thickets?"

Imam ^{a.s} said: "If both ends are equal, then do not eat it, but if the two ends are different, then eat it."

I asked: "What about water birds?"

Imam ^{a.s} said: "Eat whatever has a crop, and do not eat what does not have a crop."

In another narration, Imam ^{a.s} said: "If the bird glides and flaps, but its flapping is more than its gliding, then it may be eaten; but if its gliding is more than its flapping, then it should not be eaten. From water birds, what has a crop or a spur may be eaten, and what lacks them should not be eaten."

[REFERENCES]

Al-Kafi, Vol.6 p.247 • Man La Yahduruhu Al-Faqih, Vol.3 p.321 • Tahdhib Al-Ahkam, Vol.9 p.16 • Al-Wafi, Vol.19 p.57 • Makarim Al-Akhlaq, Vol.1 p.164 • Al-Wafi, Vol.19 p.58 • Wasa'il Al-Shi'ah, Vol.24 p.153 • Bihar Al-Ahwar, Vol.62 p.182

4147 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «كُلُّ ذِي نَابٍ مِنَ اَلسِّبَاعِ وَ مِخْلَبٍ مِنَ اَلطَّيْرِ حَرَامٌ».

Hadith.4147 - The Messenger of Allah (SWT) (peace and blessings be upon him and his family) said: "Every predatory animal with fangs and every bird with talons is unlawful."

[REFERENCES]

Al-Kafi, Vol.6 p.244 • Da'a'im Al-Islam, Vol.2 p.123 • Man La Yahduruhu Al-Faqih, Vol.3 p.322 • Tahdhib Al-Ahkam, Vol.9 p.38 • Al-Wafi, Vol.19 p.55 • Wasa'il Al-Shi'ah, Vol.24 p.113 • Al-Fusul Al-Muhimmah, Vol.2 p.426 • Bihar Al-Anwar, Vol.62 p.185 • Tafsir Nur Al-Thaqalayn, Vol.1 p.775 • Mustadrak Al-Wasa'il, Vol.16 p.173

4148 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ مُحَمَّدِ بْنِ ٱلْحَارِثِ قَالَ : سَأَلْتُ أَبَا ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ عَنْ طَيْرِ ٱلْمَاءِ مِمَّا يَأْكُلُ ٱلسَّمَكَ مِنْهُ يَحِلُّ قَالَ «لاَ بَأْسَ بِهِ كُلْهُ».

Hadith.4148 - Safwan ibn Yahya narrated from Muhammad ibn al-Harith who said: I asked Abu al-Hasan ^{a.s} about water birds that eat fish, whether they are permissible to eat. He ^{a.s} said: "There is no harm in it, eat them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.322 • Tahdhib Al-Ahkam, Vol.9 p.17 • Al-Wafi, Vol.19 p.59 • Wasa'il Al-Shi'ah, Vol.24 p.158

4149 - وَ سَأَلَ كِرْدِينٌ ٱلْمِسْمَعِيُّ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : عَنِ ٱلْحُبَارَى فَقَالَ «لَوَدِدْتُ أَنَّ عِنْدِي مِنْهُ فَآكُلُّ حَتَّى أَمْتَلِئَ».

Hadith.4149 - Kirdin al-Mismai asked Abu Abdillah ^{a.s} about the bustard bird. Imam ^{a.s} said: "I wish I had some of it so that I could eat until I am full."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.322



4150 - وَ سَأَلَ زَكَرِيًّا بْنُ آدَمَ أَبَا ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ : عَنْ دَجَاجِ ٱلْمَاءِ فَقَالَ «إِذَا كَانَ يَلْتَقِطُ غَيْرَ ٱلْعَذِرَةِ فَلاَ بَأْسَ بِهِ ».

Hadith.4150 - Zakariyya ibn Adam asked Abu al-Hasan ^{a.s} about water birds. Imam ^{a.s} said: "If they pick up things other than filth, then there is no harm in eating them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.322 • Wasa'il Al-Shi'ah, Vol.24 p.165

4151 - وَ سَأَلَ عَبْدُ اَللَّهِ بْنُ سِنَانٍ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنْ بَيْضِ طَيْرِ اَلْمَاءِ فَقَالَ «مَا كَانَ مِنْهُ مِثْلَ بَيْضِ اَلدَّجَاج يَعْنِي عَلَى خِلْقَتِهِ فَكُلْ».

Hadith.4151 - Abdullah ibn Sinan asked Abu Abdillah ^{a.s} about the eggs of water birds. Imam ^{a.s} said: "Whatever resembles the eggs of chickens in shape, then eat it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.322 • Al-Wafi, Vol.19 p.73

Hadith.4152 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Eat from the fish that has scales, and do not eat from it that which has no scales."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.323 • Al-Wafi, Vol.19 p.40 • Wasa'il Al-Shi'ah, Vol.24 p.129 • Al-Fusul Al-Muhimmah, Vol.2 p.428

4153 - وَ رَوَى حَمَّادٌ عَنْ أَبِي أَيُّوبَ : أَنَّهُ سَأَلَ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلِ اِصْطَادَ سَمَكَةً فَرَبَطَهَا بِخَيْطٍ وَ أَرْسَلَهَا فِى اَلْمَاءِ فَمَاتَتْ أَ تُؤْكَلُ قَالَ «لاَ».

Hadith.4153 - Hammad narrated from Abu Ayyub that he asked Abu Abdillah ^{a.s} about a man who caught a fish, tied it with a string, and released it into the water, and then it died. Imam ^{a.s} said: "It should not be eaten."

[REFERENCES]

Al-Kafi, Vol.6 p.217 • Man La Yahduruhu Al-Faqih, Vol.3 p.323 • Tahdhib Al-Ahkam, Vol.9 p.11 • Al-Wafi, Vol.19 p.186 • Wasa'il Al-Shi'ah, Vol.24 p.79

4154 - وَ سَأَلَهُ عَبْدُ اَلرَّحْمَنِ بْنُ سَيَابَةَ : عَنِ اَلسَّمَكِ يُصَادُ ثُمَّ يُجْعَلُ فِي شَيْءٍ ثُمَّ يُعَادُ فِي اَلْمَاءِ فَيَمُوتُ فِي فَقَالَ «لاَ تَأْكُلْ لِأَنَّهُ مَاتَ فِي اَلَّذِي فِيهِ حَيَاتُهُ ».



Hadith.4154 - Abd al-Rahman ibn Sayabah asked him about fish that are caught, placed in something, and then returned to the water where they die.

Imam (a.s) said: "Do not eat it, because it died in what is its source of life."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.323

4155 - وَ رَوَى أَبَانٌ عَنْ زُرَارَةَ قَالَ : قُلْتُ لَهُ سَمَكَةٌ اِرْتَفَعَتْ فَوَقَعَتْ عَلَى ٱلْجَدَدِ فَاضْطَرَبَتْ حَتَّى مَاتَتْ آكُلُهَا قَالَ «نَعَمْ».

Hadith.4155 - Aban narrated from Zurara who said: I asked him about a fish that leaps out of the water, falls onto dry land, and struggles until it dies.

I said: "Can I eat it?" Imam ^{a.s} said: "Yes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.323 • Wasa'il Al-Shi'ah, Vol.24 p.82

4156 - وَ رَوَى اَلْقَاسِمُ بْنُ بُرَيْدٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ نَصَبَ شَبَكَةً فِي اَلْمَاءِ ثُمَّ رَجَعَ إِلَى بَيْتِهِ وَ تَرَكَهَا مَنْصُوبَةً ثُمَّ أَتَاهَا بَعْدَ ذَلِكَ وَ قَدْ وَقَعَ فِيهَا سَمَكُ فَمُوَّتْنَ فَقَالَ «مَا عَمِلَتْ يَدُهُ فَلاَ بَأْسَ بِأَكْلِ مَا وَقَعَ فِيهِ».

Hadith.4156 - Al-Qasim ibn Burayd narrated from Muhammad ibn Muslim, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s}, regarding a man who sets up a net in the water, then returns to his house and leaves it set up.

Later, he comes back and finds that fish have been caught in it and have died.

Imam ^{a.s} said: "What his hand has done is permissible, so there is no harm in eating what was caught in it."

[REFERENCES]

Al-Kafi, Vol.6 p.217 • Man La Yahduruhu Al-Faqih, Vol.3 p.323 • Tahdhib Al-Ahkam, Vol.9 p.11 • Al-Istibsar, Vol.4 p.61 • Awali Al-La'ali, Vol.2 p.322 • Al-Wafi, Vol.19 p.189 • Wasa'il Al-Shi'ah, Vol.24 p.83 • Bihar Al-Anwar, Vol.62 p.209

4157 - وَ سَأَلَ أَبُو اَلصَّبَّاحِ اَلْكِنَانِيُّ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلْحِيتَانِ يَصِيدُهَا اَلْمَجُوسُ قَالَ «لا بَأْسَ بِهَا إِنَّمَا صَيْدُ اَلْحِيتَانِ أَخْذُهَا».

Hadith.4157 - Abu al-Sabbah al-Kinani asked Abu Abdillah ^{a.s} about fish caught by the Magians. Imam ^{a.s} said: "There is no harm in it; the catching of fish is merely taking them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.324



4158 - وَ فِي رِوَايَةِ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ بَأْسَ بِكَوَامِيخِ اَلْمَجُوسِ وَ لاَ بَأْسَ بِصَيْدِهِمُ اَلسَّمَكَ».

Hadith.4158 - In the narration of Abdullah ibn Sinan from Abu Abdillah ^{a.s}, Imam ^{a.s} said: "There is no harm in pickled foods of the Magians, and there is no harm in their catching of fish."

[REFERENCES]

Al-Muhasin, Vol.2 p.454 • Man La Yahduruhu Al-Faqih, Vol.3 p.324 • Tahdhib Al-Ahkam, Vol.9 p.11 • Al-Istibsar, Vol.4 p.64 • Al-Wafi, Vol.19 p.192 • Wasa'il Al-Shi'ah, Vol.24 p.77 • Wasa'il Al-Shi'ah, Vol.24 p.209 • Bihar Al-Anwar, Vol.62 p.206 • Bihar Al-Anwar, Vol.77 p.45

4159 - قَالَ : وَ سَأَلْتُهُ عَنِ اَلْحَظِيرَةِ مِنَ اَلْقَصَبِ تُجْعَلُ لِلْحِيتَانِ فِي اَلْمَاءِ فَيَدْخُلُهَا اَلْحِيتَانُ فَيَمُوتُ بَعْضُهَا فِيهَا قَالَ «لاَ بَأْسَ ».

Hadith.4159 - He said: I asked him about an enclosure made of reeds placed in the water for fish, and the fish enter it, and some of them die inside it. Imam ^{a.s} said: "There is no harm in it."

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.324 • Wasa'il Al-Shi'ah, Vol.24 p.85

Hadith.4160 - Al-Halabi asked him about catching fish without mentioning the name of Allah (SWT) over it.

Imam {a.s} said: "There is no harm in it."

[REFERENCES]

Al-Kafi, Vol.6 p.216 • Man La Yahduruhu Al-Faqih, Vol.3 p.324 • Tahdhib Al-Ahkam, Vol.9 p.8 • Al-Wafi, Vol.19 p.185 • Wasa'il Al-Shi'ah, Vol.23 p.385 • Wasa'il Al-Shi'ah, Vol.24 p.73

4161 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «لاَ تَأْكُلِ اَلْجِرِّيَّ وَ لاَ اَلْمَارْمَاهِيَ وَ لاَ اَلزِّمِّيرَ وَ لاَ اَلطَّافِيَ وَ هُوَ الَّذِي يَمُوتُ فِى اَلْمَاءِ فَيَطْفُو عَلَى رَأْسِ اَلْمَاءِ».

وَ إِنْ وَجَدْتَ سَمَكاً وَ لَمْ تَعْلَمْ أَ ذَكِيٌّ هُوَ أَوْ غَيْرُ ذَكِيٌّ وَ ذَكَاتُهُ أَنْ يُخْرَجَ مِنَ الْمَاءِ حَيَّاً فَخُذْ مِنْهُ فَاطْرَحْهُ فِي الْمَاءِ فَإِنْ وَجَدْتَ سَمَكاً وَ لَا الْمَاءِ مُسْتَلْقِياً عَلَى ظَهْرِهِ فَهُوَ غَيْرُ ذَكِيٌّ وَ إِنْ كَانَ عَلَى وَجْهِهِ فَهُوَ ذَكِيٌّ وَ كَذَلِكَ إِذَا وَجَدْتَ لَحْماً وَ لَا فَإِنْ طَفَا عَلَى النَّارِ فَهُوَ مَيْتَةٌ . تَعْلَمُ أَ ذَكِيٌّ هُوَ أَمْ مَيْتَةٌ فَأَلْق مِنْهُ قِطْعَةً عَلَى النَّارِ فَإِنْ تَقَبَّضَ فَهُوَ ذَكِيٌّ وَ إِن اسْتَرْخَى عَلَى النَّارِ فَهُوَ مَيْتَةٌ.

Hadith.4161 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Do not eat the catfish, nor the eel, nor the zabir, nor the tafiy, which is that which dies in the water and floats on the surface of the water."

[AL SADUQ]

And if you find fish and do not know whether it has been properly slaughtered or not, and its proper slaughtering is that it is taken out of the water alive, then take it and throw it into the water.



If it floats on the water lying on its back, then it is not properly slaughtered; but if it is on its front, then it is properly slaughtered. Similarly, if you find meat and do not know whether it is properly slaughtered or is carrion, then throw a piece of it onto fire. If it contracts, then it is properly slaughtered; but if it loosens on the fire, then it is carrion.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.325 • Wasa'il Al-Shi'ah, Vol.24 p.132

4162 - وَ رُوِيَ : «فِيمَنْ وَجَدَ سَمَكاً وَ لَمْ يَعْلَمْ أَنَّهُ مِمَّا يُؤْكَلُ أَوْ لاَ فَإِنَّهُ يُشَقُّ أَصْلُ ذَنَبِهِ فَإِنْ ضَرَبَ إِلَى الْحُمْرَةِ فَهُوَ مِمَّا يُؤْكَلُ وَ إِنِ اِبْتَلَعَتْ حَيَّةٌ سَمَكَةً ثُمَّ رَمَتْ بِهَا وَ الْخُضْرَةِ فَهُوَ مِمَّا يُؤْكَلُ وَ إِنِ اِبْتَلَعَتْ حَيَّةٌ سَمَكَةً ثُمَّ رَمَتْ بِهَا وَ هِيَ حَيَّةٌ تَضْطَرِبُ فَإِنْ كَانَ فُلُوسُهَا قَدْ تَسَلَّخَتْ لَمْ تُؤْكَلْ وَ إِنْ لَمْ يَكُنْ فُلُوسُهَا تَسَلَّخَتْ أُكِلَتْ ».

Hadith.4162 - It has been narrated: "If someone finds a fish and does not know whether it is permissible to eat or not, then its tail should be split at the base. If the color turns green, it is not permissible to eat; but if it turns red, then it is permissible to eat.

And if a snake swallows a fish and then spits it out while it is still alive and wriggling, if its scales have peeled off, it should not be eaten; but if its scales have not peeled off, it may be eaten."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.325

[ما تذكّی به الذّبيحة]

THAT BY WHICH THE SLAUGHTERED ANIMAL IS RENDERED LAWFUL.

Hadith.4163 - Safwan ibn Yahya narrated from Abd al-Rahman ibn al-Hajjaj who said: I asked Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s}) about using a flint, a reed, or a piece of wood to slaughter an animal if one does not have a knife.

Imam ^{a.s} said: "If it cuts the veins, then there is no harm in it."

[REFERENCES]

Al-Kafi, Vol.6 p.228 • Man La Yahduruhu Al-Faqih, Vol.3 p.326 • Tahdhib Al-Ahkam, Vol.9 p.52 • Al-Istibsar, Vol.4 p.80 • Al-Wafi, Vol.19 p.208 • Wasa'il Al-Shi'ah, Vol.24 p.8 • Bihar Al-Anwar, Vol.62 p.306

4164 - وَ رَوَى اِبْنُ اَلْمُغِيرَةِ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «لاَ بَأْسَ بِأَنْ تَأْكُلَ مَا ذُبِحَ بِحَجَرٍ إِذَا لَمْ تَجِدْ حَدِيدَةً».

Hadith.4164 - Ibn al-Mughira narrated from Abdullah ibn Sinan, from Abu Abdillah ^{a.s}, that Imam ^{a.s} said: "There is no harm in eating what is slaughtered with a stone if no iron is available."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.326 • Al-Wafi, Vol.19 p.209 • Wasa'il Al-Shi'ah, Vol.24 p.9



4165 - وَ رَوَى اَلْفَضْلُ وَ عَبْدُ اَلرَّحْمَنِ بْنُ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِي عَبْدِ اللَّهِ عَلْيْهِ اَللَّهُ عَلَيْهِ اَللَّهُ عَلَيْهِ وَ آلِهِ فَقَالُوا لَهُ إِنَّ بَقَرَةً لَنَا غَلَبَتْنَا وَ اِسْتَصْعَبَتْ عَلَيْنَا فَضَرَبْنَاهَا بِالسَّيْفِ فَأَمَرَهُمْ بِأَكْلِهَا».

Hadith.4165 - Al-Fadl and Abd al-Rahman ibn Abi Abdillah narrated from Abu Abdillah ^{a.s} that he said: "A group of people came to the Prophet (peace and blessings be upon him and his family) and said to him: 'A cow of ours overpowered us and became difficult to handle, so we struck it with a sword.'

Prophet (peace and blessings be upon him and his family) instructed them to eat it."

[REFERENCES]

Al-Kafi, Vol.6 p.231 • Man La Yahduruhu Al-Faqih, Vol.3 p.327 • Tahdhib Al-Ahkam, Vol.9 p.54 • Al-Wafi, Vol.19 p.218 • Wasa'il Al-Shi'ah, Vol.24 p.20

4166 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنِ اَلْعِيصِ بْنِ اَلْقَاسِمِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِنَّ ثَوْراً ثَارَ بِالْكُوفَةِ فَثَارَ إِلَيْهِ اَلنَّاسُ بِأَسْيَافِهِمْ فَضَرَبُوهُ وَ أَتَوْا أَمِيرَ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فَسَأَلُوهُ فَقَالَ «ذَكَاةٌ وَحِيَّةٌ وَحِيَّةٌ وَحِيَّةٌ ... وَ لَحْمُهُ حَلاَلٌ» ».

Hadith.4166 - Safwan ibn Yahya narrated from Al-Is ibn al-Qasim, from Abu Abdillah ^{a.s}, who said: "A bull in Kufa became wild, and the people attacked it with their swords and struck it. They then came to Commander of the Faithful ^{a.s} and asked him about it. Imam ^{a.s} said: 'It is a valid slaughtering, and its meat is lawful.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.327

4167 - وَ رَوَى أَبَانٌ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ بَعِيرٍ تَرَدَّى فِي بِئْرٍ فَذُبِحَ مِنْ قِبَلِ ذَنَبِهِ فَقَالَ «لاَ بَأْسَ إِذَا ذَكَرُوا اِسْمَ ٱللَّهِ عَلَيْهِ».

Hadith.4167 - Aban narrated from Zurara, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^(a.s), who said: I asked Imam ^(a.s) about a camel that fell into a well and was slaughtered from the side of its tail.

Imam (a.s) said: "There is no harm in it if they mentioned the name of Allah (SWT) over it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.327 • Al-Wafi, Vol.19 p.219 • Wasa'il Al-Shi'ah, Vol.24 p.21

4168 - وَ رَوَى عُمَرُ بْنُ أُذَيْنَةَ عَنِ ٱلْفُضَيْلِ قَالَ : سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ ذَبَحَ فَسَبَقَهُ ٱلسِّكِّينُ فَقَطَعَ ٱلرَّأْسَ فَقَالَ «ذَكَاةٌ وَحِيَّةٌ فَلاَ بَأْسَ بِأَكْلِهِ».



Hadith.4168 - Umar ibn Udhaynah narrated from Al-Fudayl who said: I asked Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s.} about a man who was slaughtering an animal, and the knife moved too quickly and severed the head completely.

Imam ^{a.s} said: "It is a valid slaughtering, and there is no harm in eating it."

[REFERENCES]

Al-Kafi, Vol.6 p.230 • Man La Yahduruhu Al-Faqih, Vol.3 p.327 • Tahdhib Al-Ahkam, Vol.9 p.55 • Al-Wafi, Vol.19 p.214 • Wasa'il Al-Shi'ah, Vol.24 p.17

4169 - وَ فِي رِوَايَةِ حَرِيزٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِنْ خَرَجَ اَلدَّمُ فَكُلْ».

Hadith.4169 - In the narration of Hariz from Muhammad ibn Muslim, from Abu Jafar Imam Muhammad ibn Ali Al-Bagir ^{a.s}, he said: "If the blood flows, then eat."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.327

------4170 - وَ فِى رِوَايَةِ سَمَاعَةَ عَنْ أَبِى عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ بَأْسَ بِهِ إِذَا سَالَ اَلدَّمُ».

Hadith.4170 - In the narration of Samaah from Abu Abdillah ^{a.s}, Imam ^{a.s} said: "There is no harm in it if the blood flows."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.327

4171 - وَ سَأَلَ أَبُو بَصِيرٍ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلشَّاةِ تُذْبَحُ فَلاَ تَتَحَرَّكُ وَ يُهَرَاقُ مِنْهَا دَمٌ كَثِيرٌ عَبيطٌ فَقَالَ «لاَ تَأْكُلْ إِنَّ عَلِيّاً عَلَيْهِ اَلسَّلاَمُ كَانَ يَقُولُ «إِذَا رَكَضَتِ اَلرِّجْلُ أَوْ طَرَفَتِ اَلْعَيْنُ فَكُلْ» ».

Hadith.4171 - Abu Basir asked Abu Abdillah ^{a.s} about a sheep that is slaughtered but does not move, yet a lot of fresh blood flows from it.

Imam ${a.s}$ said: "Do not eat it. Indeed, Imam Ali ibn Abi Talib ${a.s}$ used to say: 'If the leg kicks or the eye blinks, then eat it.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.327

4172 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : أَنَّهُ سُئِلَ عَنْ رَجُلٍ ذَبَحَ طَيْراً فَقَطَعَ رَأْسَهُ أَ يُؤْكَلُ مِنْهُ قَالَ «نَعَمْ وَ لَكِنْ لاَ يَتَعَمَّدْ قَطْعَ رَأْسِهِ ».

Hadith.4172 - Hammad narrated from Al-Halabi, from Abu Abdillah ^{a.s}, that he was asked about a man who slaughtered a bird and severed its head.

Imam ^{a.s} said: "Yes, it may be eaten, but he should not deliberately cut off its head."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.328 • Awali Al-La'ali, Vol.2 p.320 • Awali Al-La'ali, Vol.3 p.459 • Al-Wafi, Vol.19 p.215 • Wasa'il Al-Shi'ah, Vol.24 p.18 • Bihar Al-Anwar, Vol.62 p.321



4173 - وَ رَوَى عَلِيُّ بْنُ أَبِي حَمْزَةَ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ تَأْكُلَنَّ مِنْ فَرِيسَةِ السَّبُع وَ لاَ اَلْمُوْقُوذَةِ وَ لاَ اَلْمُتْرَدِّيَةِ وَ لاَ اَلنَّطِيحَةِ إلاَّ أَنْ تُدْرِكَهُ حَيّاً فَتُذَكِّيَهُ ».

Hadith.4173 - Ali ibn Abi Hamzah narrated from Abu Basir, from Abu Abdillah ^{a.s}, who said: "Do not eat from what has been killed by a predator, nor from that which has been beaten to death, strangled, fallen from a height, or gored, unless you find it alive and slaughter it properly."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.328 • Tahdhib Al-Ahkam, Vol.9 p.59 • Al-Wafi, Vol.19 p.235 • Wasa'il Al-Shi'ah, Vol.24 p.37 • Tafsir Nur Al-Thaqalayn, Vol.1 p.585

4174 - وَ رَوَى أَبَانٌ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ أَنَّهُ قَالَ : فِي ٱلذَّبِيحَةِ تُذْبَحُ وَ فِي بَطْنِهَا وَلَدٌ قَالَ «إِنْ كَانَ تَامَّاً فَكُلْهُ فَإِنَّ ذَكَاتَهُ ذَكَاةُ أُمِّهِ وَ إِنْ لَمْ يَكُنْ تَامًاً فَلاَ تَأْكُلُهُ».

Hadith.4174 - Aban narrated from Muhammad ibn Muslim, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s}, that he said regarding an animal that is slaughtered and has a fetus in its womb: "If it is fully formed, then eat it, for its slaughtering is the slaughtering of its mother. But if it is not fully formed, then do not eat it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.328 • Tahdhib Al-Ahkam, Vol.9 p.58 • Awali Al-La'ali, Vol.3 p.461 • Al-Wafi, Vol.19 p.233 • Wasa'il Al-Shi'ah, Vol.24 p.34

4175 - وَ رَوَى عُمَرُ بْنُ أُذَيْنَةَ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ أُحِلَّتُ لَكُمْ بَهِيمَةُ اَلْأَنْعَامِ ۞ فَقَالَ «اَلْجَنِينُ إِذَا أَشْعَرَ أَوْ أَوْبَرَ فَذَكَاتُهُ ذَكَاةُ أُمِّهِ ».

Hadith.4175 - Umar ibn Udhaynah narrated from Muhammad ibn Muslim, from one of the Imams (peace be upon them), that he said: I asked him about the saying of Allah ^{SWT}, the Mighty and Majestic: "*Lawful to you are the beasts of cattle*." (Surah Al-Ma'idah 5:1) Imam ^{a.s} said: "The fetus, if it has grown hair or fur, its slaughtering is the slaughtering of its mother."

[REFERENCES]

Tafsir Al-'Ayyashi, Vol.1 p.290 • Al-Kafi, Vol.6 p.234 • Da'a'im Al-Islam, Vol.2 p.178 • Man La Yahduruhu Al-Faqih, Vol.3 p.328 • Awali Al-La'ali, Vol.3 p.461 • Wasa'il Al-Shi'ah, Vol.24 p.36 • Tafsir Al-Burhan, Vol.2 p.217 • Bihar Al-Anwar, Vol.63 p.30

4176 - وَ رَوَى اَلْكَاهِلِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلَهُ رَجُلٌ وَ أَنَا عِنْدَهُ عَنْ قَطْعِ أَلَيَاتِ اَلْغَنَمِ قَالَ «لاَ بَأْسَ بِقَطْعِهَا إِذَا كُنْتَ إِنَّمَا تُصْلِحُ بِهِ مَالَكَ» ثُمَّ قَالَ «إِنَّ فِي كِتَابِ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ «أَنَّ مَا قُطِعَ مِنْهَا مَيْتُ لاَ يُنْتَفَعُ بِهِ » ».



Hadith.4176 - Al-Kahili narrated from Abu Abdillah ^{a.s} that a man asked him a question while I was present about cutting the tails of sheep.

Imam ^{a.s} said: "There is no harm in cutting them if you are doing so to improve your wealth." Then Imam ^{a.s} said: "Indeed, in the book of Imam Ali ibn Abi Talib ^{a.s}, it is written: 'Whatever is cut from a living animal is considered dead and should not be used.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.329

------4177 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «كُلُّ مَنْحُورٍ مَذْبُوحٍ حَرَامٌ وَ كُلُّ مَذْبُوحٍ مَنْحُورٍ حَرَامٌ».

Hadith.4177 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Every animal that should be slaughtered but is instead killed by stabbing is unlawful, and every animal that should be killed by stabbing but is instead slaughtered is unlawful."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.2 p.503 • Man La Yahduruhu Al-Faqih, Vol.3 p.329 • Al-Wafi, Vol.14 p.1157 • Al-Wafi, Vol.19 p.216 • Wasa'il Al-Shi'ah, Vol.14 p.154 • Wasa'il Al-Shi'ah, Vol.24 p.14 • Al-Fusul Al-Muhimmah, Vol.2 p.422

4178 - وَ رُوِيَ عَنْ صَفْوَانَ بْنِ يَحْيَى قَالَ سَأَلَ ٱلْمَرْزُبَانُ أَبَا ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ: عَنْ ذَبِيحَةِ وَلَدِ ٱلرُّنَا وَ قَدْ عَرَفْنَاهُ بِذَلِكَ قَالَ «لاَ بَأْسَ بِهِ وَ ٱلْمَرْأَةُ وَ ٱلصَّبِيُّ إِذَا ٱضْطُرُوا إِلَيْهِ».

Hadith.4178 - Safwan ibn Yahya narrated that Al-Marzuban asked Abu al-Hasan ^{a.s.} about the slaughtered animal of a child born out of wedlock, and they were certain of his status. Imam ^{a.s.} said: "There is no harm in it, and it is permissible for a woman and a child if they are in necessity."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.329

4179 - وَ سَأَلَهُ ٱلْحَلَبِيُّ : عَنْ ذَبِيحَةِ ٱلْمُرْجِئِ وَ ٱلْحَرُورِيُّ قَالَ فَقَالَ «كُلْ وَ قِرَّ وَ اِسْتَقِرَّ حَتَّى يَكُونَ مَا يَكُونُ».

Hadith.4179 - Al-Halabi asked him about the slaughtered animal of the Murji'ite and the Haruri. Imam ^{a.s} said: "Eat, and be at ease and settled until whatever is to happen occurs."

[REFERENCES]

Al-Kafi, Vol.6 p.236 • Man La Yahduruhu Al-Faqih, Vol.3 p.329 • Tahdhib Al-Ahkam, Vol.9 p.72 • Al-Istibsar, Vol.4 p.88 • Al-Wafi, Vol.19 p.243 • Wasa'il Al-Shi'ah, Vol.24 p.68

4180 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «لاَ تَأْكُلْ ذَبِيحَةَ اَلْيَهُودِيُّ وَ اَلنَّصْرَانِيُّ وَ اَلْمَجُوسِيُّ وَ جَمِيعِ مَنْ خَالَفَ الدِّينَ إِلاَّ مَا إِذَا سَمِعْتَهُ يَذْكُرُ اِسْمَ اَللَّهِ عَلَيْهَا وَ فِي كِتَابِ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ «لا يَذْبَحِ اَلْمَجُوسِيُّ وَ لاَ اَلنَّصْرَانِيُّ وَلاَ اَلنَّصْرَانِيُّ وَ لاَ اَلنَّصْرَانِيُّ وَ لاَ اَلنَّصْرَانِيُّ وَ لاَ اَللَّهِ عَلَيْهِ اللهِ عَزَّ وَ جَلَّ».



Hadith.4180 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Do not eat the slaughtered animal of a Jew, a Christian, a Magian, or anyone who opposes the religion, except if you hear him mention the name of Allah (SWT) over it."

And in the book of Imam Ali ibn Abi Talib ^{a.s}, it is written: "A Magian, a Christian, or the Christians of the Arabs should not slaughter the sacrificial animals."

Imam ^{a.s} also said: "You may eat their slaughtered animal if they mention the name of Allah ^{SWT}, the Mighty and Majestic, over it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.330 • Al-Wafi, Vol.19 p.254

4181 - وَ فِي رِوَايَةِ عَبْدِ اَلْمَلِكِ بْنِ عَمْرٍو عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : قُلْتُ لَهُ مَا تَقُولُ فِي ذَبَائِحِ النَّمِ عَنْ أَبِي عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ «لِاَ بَأْسَ بِهَا» قُلْتُ فَإِنَّهُمْ يَذْكُرُونَ عَلَيْهَا اَلْمَسِيحَ فَقَالَ «إِنَّمَا أَرَادُوا بِالْمَسِيحِ اَللَّهَ تَعَالَى».

Hadith.4181 - And in the narration of Abdul Malik bin Amr, from Abu Abdullah ^{a.s}, he said:

"I asked him, 'What do you say about the slaughtered animals of the Christians?'

Imam {a.s} said: 'There is no harm in them.'

I said: 'But they mention the name of the Messiah over them.'

Imam ^{a.s} replied: 'They only mean Allah ^{SWT}, the Exalted, by the Messiah.'"

[REFERENCES]

 $\label{lem:lambdal-Ahkam, Vol.9 p. 68 • Al-Istibsar, Vol.4 p. 85 • Al-Wafi, Vol. 19 p. 258 • Wasa'il Al-Shi'ah, Vol. 24 p. 62$

4182 - وَ رَوَى أَبُو بَكْرٍ اَلْحَضْرَمِيُّ عَنِ اَلْوَرْدِ بْنِ زَيْدٍ قَالَ : قُلْتُ لِأَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ حَدَّثْنِي حَدِيثاً وَ أَمْلِ عَلَيَّ حَتَّى لاَ يَرُدَّهُ عَلَيَّ أَحَدٌ، مَا تَقُولُ فِي أَمْلِ عَلَيَّ حَتَّى لاَ يَرُدَّهُ عَلَيَّ أَحَدٌ، مَا تَقُولُ فِي أَمْلِ عَلَيَّ حَتَّى لاَ يَرُدَّهُ عَلَيَّ أَحَدٌ، مَا تَقُولُ فِي مَجُوسِيٍّ قَالَ بِسْمِ اَللَّهِ وَ ذَبَحَ فَقَالَ «كُلْ» فَقُلْتُ مُسْلِمٌ ذَبَحَ وَ لَمْ يُسَمِّ فَقَالَ «لاَ تَأْكُلْ إِنَّ اَللَّهَ تَعَالَى يَقُولُ:

\$\times\$ فَكُلُوا مِمًّا ذُكِرَ اِسْمُ اَللَّهِ عَلَيْهِ \$\times\$ وَ يَقُولُ \$\times\$ وَ لاَ تَأْكُلُوا مِمًّا لَمْ يُذْكَرِ اِسْمُ اَللَّهِ عَلَيْهِ \$\times\$ ».

Hadith.4182 - And Abu Bakr al-Hadrami narrated from Al-Ward bin Zaid, who said:

I said to Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, 'Relate to me a narration and dictate it to me so that I may write it down.'

Imam ^{a.s} said: 'Where is your memory, O people of Kufa?'

I said: 'So that no one disputes it with me later.'

I then asked: 'What do you say about a Magian who says 'In the name of Allah (SWT)' and slaughters an animal?'

Imam {a.s} said: 'Eat.'

I said: 'What if a Muslim slaughters but does not mention the name of Allah (SWT)?'

Imam ^{a.s} replied: 'Do not eat. Indeed, Allah ^{SWT}, the Exalted, says:

'So eat of that upon which the name of Allah (SWT) has been mentioned' (Surah Al-An'am 6:118) and He (SWT) also says:

'And do not eat of that upon which the name of Allah $^{\{SWT\}}$ has not been mentioned.' (Surah Al-An'am 6:121)'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.331 • Tahdhib Al-Ahkam, Vol.9 p.69 • Al-Istibsar, Vol.4 p.85 • Al-Wafi, Vol.19 p.258 • Wasa'il Al-Shi'ah, Vol.24 p.63 • Tafsir Nur Al-Thaqalayn, Vol.1 p.761 • Tafsir Kanz Al-Daqaiq, Vol.4 p.434



4183 - وَ رَوَى اَلْحُسَيْنُ اَلْأَحْمَسِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «هُوَ اَلاِسْمُ وَ لاَ يُؤْمَنُ عَلَيْهِ إِلاَّ مُسْلِمٌ».

Hadith.4183 - And Al-Husayn Al-Ahmasi narrated from Abu Abdullah ^{a.s}: "It is the (mentioning of) the name, and none is to be trusted with it except a Muslim."

[REFERENCES]

Al-Kafi, Vol.6 p.240 • Man La Yahduruhu Al-Faqih, Vol.3 p.331 • Tahdhib Al-Ahkam, Vol.9 p.66 • Wasa'il Al-Shi'ah, Vol.24 p.52 • Wasa'il Al-Shi'ah, Vol.24 p.59

4184 - وَ رَوَى اَلْحُسَيْنُ بْنُ اَلْمُخْتَارِ عَنِ اَلْحُسَيْنِ بْنِ عُبَيْدِ اَللَّهِ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنَّا عَنِيهِ اَلسَّلاَمُ إِنَّا عَنِي عُبَيْدِ اَللَّهِ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اللَّهُ الْمُثَلِّمُ هُوَيُ لِالْجَبَلِ فَنَبْعَثُ اَلرُّعَاةَ إِلَى اَلْعُنَمِ فَرُبَّمَا عَطِبَتِ اَلشَّاةُ وَ أَصَابَهَا شَيْءٌ فَذَبَحُوهَا فَنَأْكُلُهَا قَالَ «لاَ إِنَّمَا هِيَ لَكُونُ بِالْجَبَلِ فَنَبْعَثُ اَلرُّعَاةً إِلَى اَلْعُنَمِ فَرُبَّمَا عَطِبَتِ الشَّاةُ وَ أَصَابَهَا شَيْءٌ فَذَبَحُوهَا فَنَأْكُلُهَا قَالَ «لاَ إِنَّمَا هِيَ اللَّهُ اللهُ اللّهُ اللهُ اللّهُ اللهُ اللهُ اللهُ اللهُ اللّهُ اللهُ اللّهُ اللهُ اللهُ اللّهُ اللهُ اللّهُ اللهُ اللّهُ اللّهُ اللّهُ اللهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللهُ اللّهُ اللّهُ

Hadith.4184 - Al-Husayn ibn al-Mukhtar narrated from Al-Husayn ibn Ubayd Allah ^{SWT} who said: I said to Abu Abdillah ^{a.s}, "We are in the mountains and we send the shepherds to the sheep. Sometimes a sheep is injured or something happens to it, and they slaughter it. Can we eat it?" Imam ^{a.s} said: "No, for it is a matter of proper slaughtering, and only a Muslim can be trusted with it."

[REFERENCES]

Al-Kafi, Vol.6 p.239 • Man La Yahduruhu Al-Faqih, Vol.3 p.331 • Tahdhib Al-Ahkam, Vol.9 p.66 • Al-Istibsar, Vol.4 p.83 • Al-Wafi, Vol.19 p.249 • Wasa'il Al-Shi'ah, Vol.24 p.49

4185 - وَ رُوِيَ عَنِ اَلْفُضَيْلِ وَ زُرَارَةَ وَ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : أَنَّهُمْ سَأَلُوهُ عَنْ شِرَاءِ اللَّمْمِ مِنَ اَلْأَسْوَاقِ وَ لاَ يُدْرَى مَا يَصْنَعُ اَلْقَصَّابُونَ فَقَالَ «كُلْ إِذَا كَانَ فِي أَسْوَاقِ اَلْمُسْلِمِينَ وَ لاَ تَسْأَلْ عَنْهُ».

Hadith.4185 - And it is narrated from Al-Fudayl, Zurara, and Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}:

They asked him about buying meat from the markets without knowing what the butchers do. Imam ^{a.s} said: "Eat if it is in the markets of the Muslims, and do not ask about it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.332

[ما ذبح لغير القبلة أو ترك التسمية]

4186 - وَ سَأَلَ مُحَمَّدُ بْنُ مُسْلِمٍ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنْ ذَبِيحَةٍ ذُبِحَتْ لِغَيْرِ اَلْقِبْلَةِ فَقَالَ «كُلْ لاَ بَأْسَ بِذَلِكَ مَا لَمْ يُتَعَمَّدْ» قَالَ وَ سَأَلْتُهُ عَنْ رَجُلٍ ذَبَحَ وَ لَمْ يُسَمِّ فَقَالَ «إِنْ كَانَ نَاسِياً فَلْيُسَمِّ حِينَ يَذْكُرُ يَقُولُ بِسْمِ اَللَّهِ عَلَى أَوَّلِهِ وَ عَلَى آخِرِهِ ».



THAT WHICH IS SLAUGHTERED NOT FACING THE QIBLA OR WHEN THE TASMIYAH (MENTIONING THE NAME OF ALLAH) IS OMITTED.

Hadith.4186 - And Muhammad ibn Muslim asked Abu Abdullah ^{a.s}, about an animal that was slaughtered not facing the Qibla.

Imam ^{a.s} said: "Eat, there is no harm in that as long as it was not done intentionally."

He further asked Imam ${a.s}$ about a man who slaughtered an animal without mentioning the name of Allah ${SWT}$.

Imam ^{a.s} said: "If he forgot, let him mention the name of Allah ^{SWT} when he remembers and say: 'In the name of Allah ^{SWT}, at its beginning and at its end.'"

[REFERENCES]

Al-Kafi, Vol.6 p.233 • Man La Yahduruhu Al-Faqih, Vol.3 p.332 • Tahdhib Al-Ahkam, Vol.9 p.59 • Al-Wafi, Vol.19 p.228

4187 - وَ سَأَلَ مُحَمَّدُ بْنُ مُسْلِمٍ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : عَنْ رَجُلٍ ذَبَحَ فَسَبَّحَ أَوْ كَبَّرَ أَوْ هَلَّلَ أَوْ حَمَّدَ اَللَّهَ عَنْ وَجُلٍ ذَبَحَ فَسَبَّحَ أَوْ كَبَّرَ أَوْ هَلَّلَ أَوْ حَمَّدَ اَللَّهِ عَالَى لاَ بَأْسَ بِهِ».

Hadith.4187 - And Muhammad ibn Muslim asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.}, about a man who slaughtered an animal while saying Subhan Allah ^{SWT} (Glory be to Allah ^{SWT}), or Allahu Akbar (Allah ^{SWT} is the Greatest), or La Ilaha Illa Allah ^{SWT} (There is no god but Allah ^{SWT}), or Alhamdulillah (Praise be to Allah ^{SWT}).

Imam ^{a.s} said: "All of these are among the names of Allah ^{SWT}, the Exalted, and there is no harm in it."

[REFERENCES]

Al-Kafi, Vol.6 p.234 • Man La Yahduruhu Al-Faqih, Vol.3 p.333 • Tahdhib Al-Ahkam, Vol.9 p.59 • Al-Wafi, Vol.19 p.229 • Tafsir Al-Safi, Vol.2 p.153 • Wasa'il Al-Shi'ah, Vol.24 p.31 • Tafsir Nur Al-Thaqalayn, Vol.1 p.763 • Tafsir Kanz Al-Daqaiq, Vol.4 p.437

4188 - وَ فِي رِوَايَةِ حَمَّادٍ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : سُئِلَ عَنِ ٱلرَّجُلِ يَذْبَحُ فَيَنْسَى أَنْ يُسَمِّيَ أَ تُؤْكَلُ ذَبِيحَتُهُ قَالَ «نَعَمْ إِذَا كَانَ لاَ يُتَّهَمُ وَ يُحْسِنُ ٱلذَّبْحَ قَبْلَ ذَلِكَ وَ لاَ يَنْخَعُ وَ لاَ يَكْسِرُ ٱلرَّقَبَةَ حَتَّى تَبْرُدَ ٱلذَّبِيحَةُ ».

Hadith.4188 - And in the narration of Hammad, from Al-Halabi, from Abu Abdullah ^{a.s}, it is reported:

Imam ^{a.s} was asked about a man who slaughters an animal but forgets to mention the name of Allah ^{SWT}, can his slaughtered animal be eaten?

Imam ^{a.s} said: "Yes, if he is not suspected (of negligence) and is known to perform slaughtering properly, and if he does not sever the spinal cord or break the neck until the animal has completely cooled (ceased movement)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.333 • Wasa'il Al-Shi'ah, Vol.24 p.29



4189 - وَ رَوَى مُحَمَّدٌ ٱلْحَلَبِيُ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «مَنْ لَمْ يُسَمِّ إِذَا ذَبَحَ فَلاَ تَأْكُلُهُ».

Hadith.4189 - And Muhammad Al-Halabi narrated from Abu Abdullah ^{a.s}, who said: "Whoever does not mention the name of Allah ^{SWT} when slaughtering, do not eat (from it)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.333 • Al-Wafi, Vol.19 p.229 • Wasa'il Al-Shi'ah, Vol.24 p.30

4190 - وَ رَوَى حَمَّادٌ عَنْ حَرِيزٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ ذَبِيحَةِ اَلْمَرْأَةِ فَقَالَ «إِنْ كُنَّ نِسَاءً لَيْسَ مَعَهُنَّ رَجُلٌ فَلْتَذْبَحْ أَعْلَمُهُنَّ وَ لْتَذْكُرِ اِسْمَ اَللَّهِ عَلَيْهِ» وَ سَأَلْتُهُ عَنْ ذَبِيحَةِ اَلصَّبِيٍّ فَقَالَ «إِذَا تَحَرَّكَ وَ كَانَ خَمْسَةَ أَشْبَارٍ وَ أَطَاقَ اَلشَّفْرَةَ ».

Hadith.4190 - And Hammad narrated from Hariz, from Muhammad ibn Muslim, who said: I asked Abu Abdullah ^{a.s}, about the slaughtering done by a woman.

 $Imam^{\text{\{a.s\}}} said: "If they are women and there is no man among them, then the most knowledgeable one among them should slaughter and mention the name of Allah {\text{SWT}} upon it."$

And I asked Imam ^{a.s} about the slaughtering done by a boy.

Imam ^{a.s} said: "If he has reached the age where he can move, is five spans tall, and can handle the knife, then it is permissible."

[REFERENCES]

Al-Kafi, Vol.6 p.237 • Man La Yahduruhu Al-Faqih, Vol.3 p.333 • Tahdhib Al-Ahkam, Vol.9 p.73 • Al-Wafi, Vol.19 p.237

4191 - وَ فِي رِوَايَةِ عُمَرَ بْنِ أُذَيْنَةَ عَنْ رَهْطٍ رَوَوْهُ عَنْهُمَا عَلَيْهِمَا اَلسَّلاَمُ جَمِيعاً : «أَنَّ ذَبِيحَةَ اَلْمَرْأَةِ إِذَا أَجَادَتِ اَلذَّبْحَ وَ سَمَّتْ فَلاَ بَأْسَ بِأَكْلِهِ وَ كَذَلِكَ اَلصَّبِيُ وَ كَذَلِكَ اَلْأَعْمَى إِذَا سُدِّدَ ».

Hadith.4191 - And in the narration of Umar ibn Udhaynah from a group who narrated from both of the Imams ^{a.s}, peace be upon them:

"If a woman performs the slaughter properly and mentions the name of Allah (SWT), then there is no issue with eating it. Likewise, the boy and the blind person, if they are guided, may also perform the slaughter."

[REFERENCES]

Al-Kafi, Vol.6 p.238 • Man La Yahduruhu Al-Faqih, Vol.3 p.334 • Tahdhib Al-Ahkam, Vol.9 p.73 • Al-Wafi, Vol.19 p.239 • Wasa'il Al-Shi'ah, Vol.24 p.45 • Wasa'il Al-Shi'ah, Vol.24 p.47

4192 - وَ فِى روَايَةِ اِبْنِ مُسْكَانَ عَنْ سُلَيْمَانَ بْنِ خَالِدٍ قَالَ :

سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ ذَبِيحَةِ اَلْغُلاَمِ وَ اَلْمَرْأَةِ هَلْ تُؤْكَلُ فَقَالَ «إِذَا كَانَتِ اَلْمَرْأَةُ مُسْلِمَةً وَ ذَكَرَتِ اِسْمَ اَللَّهِ عَلَى ذَبِيحَتِهَا حَلَّث ذَبِيحَتُهَا وَ اَلْغُلاَمُ إِذَا قَوِيَ عَلَى اَلذَّبِيحَةِ وَ ذَكَرَ اِسْمَ اَللَّهِ تَعَالَى حَلَّث ذَبِيحَتُهُ وَ ذَلِكَ إِذَا خِيفَ فَوْتُ اَلذَّبِيحَةِ وَ لَمْ يُوجَدْ مَنْ يَذْبَحُ غَيْرُهُمَا».



Hadith.4192 - And in the narration of Ibn Muskan from Sulayman ibn Khalid, he said:

"I asked Abu Abdullah ^{a.s}, about the slaughter by a boy and a woman, can it be eaten? Imam ^{a.s} said: 'If the woman is a Muslim and mentions the name of Allah ^{SWT} over her slaughter, then her slaughter is permissible.

And if the boy is strong enough to perform the slaughter and mentions the name of Allah (SWT), his slaughter is also permissible.

This applies in cases where there is a fear of losing the animal and no one else is available to perform the slaughter."

[REFERENCES]

Al-Kafi, Vol.6 p.237 • Man La Yahduruhu Al-Faqih, Vol.3 p.334 • Tahdhib Al-Ahkam, Vol.9 p.73 • Al-Wafi, Vol.19 p.238 • Wasa'il Al-Shi'ah, Vol.24 p.45

4193 - وَ رَوَى اِبْنُ اَلْمُغِيرَةِ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «أَنَّ عَلِيَّ بْنَ اَلْحُسَيْنِ عَلَيْهِمَا اَلسَّلاَمُ كَانَتْ لَهُ جَارِيَةٌ تَذْبَحُ لَهُ إِذَا أَرَادَ».

Hadith.4193 - And Ibn al-Mughira narrated from Abdullah ibn Sinan, from Abu Abdullah ^{a.s}: "Imam Ali ibn Al-Hussain ^{a.s} had a servant girl who used to slaughter for him whenever he desired."

[REFERENCES]

Al-Kafi, Vol.6 p.238 • Man La Yahduruhu Al-Faqih, Vol.3 p.334 • Tahdhib Al-Ahkam, Vol.9 p.74 • Al-Wafi, Vol.19 p.240 • Wasa'il Al-Shi'ah, Vol.24 p.43 • Wasa'il Al-Shi'ah, Vol.24 p.45

[الحمل و الجدي يرضعان من لبن خنزيرة أو امرأة]

4194 - وَ قَالَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ : «وَ لاَ تَأْكُلْ مِنْ لَحْمِ حَمَل رَضَعَ مِنْ خِنْزِيرَةٍ».

A LAMB OR A YOUNG GOAT THAT SUCKLES FROM THE MILK OF A SOW OR A WOMAN.

Hadith.4194 - And Commander of the Faithful, peace be upon him, said: "Do not eat the meat of a lamb that has suckled from a sow."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.334 • Mustadrak Al-Wasa'il, Vol.16 p.186

4195 - وَ كَتَبَ أَحْمَدُ بْنُ مُحَمَّدِ بْنِ عِيسَى إِلَى عَلِيٍّ بْنِ مُحَمَّدٍ عَلَيْهِ اَلسَّلاَمُ : اِمْرَأَةٌ أَرْضَعَث عَنَاقاً مِنَ اَلْغَنَمِ بِلَبَنِهَا حَتَّى فَطَمَتْهَا فَكَتَبَ عَلَيْهِ اَلسَّلاَمُ «فِعْلٌ مَكْرُوهٌ وَ لاَ بَأْسَ بِهِ».

Hadith.4195 - Ahmad ibn Muhammad ibn Isa wrote to Imam Ali ibn Muhammad Al-Hadi ^{a.s}, inquiring about a woman who nursed a young goat with her milk until it was weaned. Imam ^{a.s} wrote in reply: "It is a disliked (makruh) act, but there is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.334



4196 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ وَ مُحَمَّدُ بْنُ إِسْمَاعِيلَ عَنْ حَنَانِ بْنِ سَدِيرٍ قَالَ : سُئِلَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ عَنْ جَدْيٍ رَضَعَ مِنْ لَبَنِ خِنْزِيرَةٍ حَتَّى شَبَّ وَ كَبِرَ ثُمَّ اِسْتَفْحَلَهُ رَجُلٌ فِي غَنَمِهِ فَخَرَجَ لَهُ نَسْلٌ قَالَ «أَمَّا مَا عَرَفْتَ مِنْ نَسْلِهِ بِعَيْنِهِ فَلاَ تَقْرَبْهُ وَ أَمَّا مَا لَمْ تَعْرِفْهُ فَإِنَّهُ بِمَنْزِلَةِ اَلْجُبُنِّ فَكُلْ وَ لاَ تَسْأَلْ عَنْهُ».

Hadith.4196 - Al-Hasan ibn Mahbub and Muhammad ibn Isma'il narrated from Hanan ibn Sadeer, who said:

Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} was asked about a young goat that had nursed from the milk of a sow until it grew up and matured. A man then bred it among his flock, and offspring were produced from it.

Imam ^{a.s} said: "As for the offspring that you specifically know came from it, do not approach them. But as for those you do not recognize, they are like cheese, so eat and do not inquire about them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.335

[الحلال و الحرام من لحوم الدّوابّ]

4197 - وَ سَأَلَ مُحَمَّدُ بْنُ مُسْلِمٍ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : عَنْ لُحُومِ اَلْخَيْلِ وَ اَلدَّوَابٌ وَ اَلْبِغَالِ وَ اَلْحَمِيرِ فَقَالَ «حَلاَلٌ وَ لَكِنَّ اَلنَّاسَ يَعَافُونَهَا».

وَ إِنَّمَا نَهَى رَسُولُ اللَّهِ ص عَنْ أَكُلِ لُحُومِ الْحُمُرِ الْإِنْسِيَّةِ بِخَيْبَرَ لِئَلَّا تَفْنَى ظُهُورُهَا وَ كَانَ ذَلِكَ نَهْيَ كَرَاهَةٍ لَا نَهْيَ تَحْرِيمِ وَ لَا بَأْسَ بِأَكْلِ الْآمِصِ وَ هُوَ الْيَحَامِيرُ - وَ لَا بَأْسَ بِأَلْبَانِ الْأَثْنِ وَ الشِّيرَاذِ تَحْرِيمِ وَ لَا بَأْسَ بِأَكْلِ الْآمِصِ وَ هُوَ الْيَحَامِيرُ - وَ لَا بَأْسَ بِأَلْبَانِ الْأَثْنِ وَ الشِّيرَاذِ تَحْرِيمِ وَ لَا يَجُوزُ أَكُلُ شَيْءٍ مِنَ الْمُسُوخِ وَ هِيَ الْقِرَدَةُ وَ الْخِنْزِيرُ وَ الْكَلْبُ وَ الْقِيلُ وَ النَّالُثِ وَ الْفَلْرَةُ وَ الْأَرْنَبُ وَ الشَّلَحْفَاةُ وَ الْقَلْوُسُ وَ النَّعْلَبُ وَ الشَّلَحْفَاةُ وَ الْوَطْوَاطُ وَ الْبَقْعَاءُ وَ الشَّعْلَبُ وَ السَّرَطَانُ وَ السَّلَحْفَاةُ وَ الْوَطْوَاطُ وَ الْبَقْعَاءُ وَ الشَّعْلَبُ وَ السَّرَطَانُ وَ السَّلَحْفَاةُ وَ الْوَطْوَاطُ وَ الْبَقْعَاءُ وَ التَّعْلَبُ وَ السَّرَطَانُ وَ السَّلَحْفَاةُ وَ الْوَطْوَاطُ وَ الْبَقْعَاءُ وَ التَّعْلَبُ وَ السَّرَطَانُ وَ السَّلَحْفَاةُ وَ الْوَطُواطُ وَ الْبَقْعَاءُ وَ التَّعْلَبُ وَ السَّرَطَانُ وَ السَّلَحْفَاةُ وَ الْوَطْوَاطُ وَ الْبَقْعَاءُ وَ التَّعْلَبُ وَ السَّرَطَانُ وَ السَّلَحْفَاةُ وَ الْقَنْفُذُ مُسُوحٌ لَا يَحُوذُ أَكُلُهَا.

THE LAWFUL AND UNLAWFUL OF THE MEATS OF ANIMALS.

Hadith.4197 - Muhammad ibn Muslim asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, about the meat of horses, beasts of burden, mules, and donkeys. Imam ^{a.s} said: "It is permissible, but people find it repugnant."

[AL SADUO]

The Messenger of Allah (SWT), peace be upon him and his family, only forbade eating the meat of domesticated donkeys at Khaybar to prevent their backs from being depleted. That was a prohibition of dislike (karahah), not a prohibition of unlawfulness (tahrim).

There is no harm in eating the meat of wild donkeys, nor in consuming the flesh of deer (al-yahamir).

There is also no harm in drinking the milk of female donkeys or cheese made from it.

However, it is not permissible to eat anything from the mutated creatures (masukh), which include:



Monkeys, pigs, dogs, elephants, wolves, rats, rabbits, lizards (al-dabb), peacocks, ostriches, chameleons (al-du muṣ), catfish (al-jirri), crabs, turtles, bats, spotted animals (al-baq a'), foxes, bears, jerboas (al-yarbu'), and hedgehogs (al-qanfudh).

These are mutated creatures, and it is not permissible to eat them.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.335 • Al-Wafi, Vol.19 p.31 • Wasa'il Al-Shi'ah, Vol.24 p.122

4198 - وَ رُوىَ : «أَنَّ ٱلْمُسُوخَ لَمْ تَبْقَ أَكْثَرَ مِنْ ثَلاَثَةِ أَيَّامٍ فَإِنَّ هَذِهِ مُثِّلَ بِهَا فَنَهَى ٱللَّهُ عَزَّ وَ جَلَّ عَنْ أَكْلِهَا».

Hadith.4198 - And it has been narrated:

"The mutated creatures (al-masukh) did not remain alive for more than three days. These were transformed as a lesson, and Allah (SWT), the Almighty and Majestic, forbade eating them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.337 • Wasa'il Al-Shi'ah, Vol.24 p.108 • Tafsir Nur Al-Thaqalayn, Vol.2 p.90

4199 - وَ رَوَى اَلْوَشَّاءُ عَنْ دَاوُدَ اَلرَّقِّيِّ قَالَ :

قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنَّ رَجُلاً مِنْ أَصْحَابِ أَبِي اَلْخَطَّابِ نَهَانِي عَنِ اَلْبُخْتِ وَ عَنْ أَكُلِ لَحْمِ اَلْحَمَامِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ «لاَ بَأْسَ بِرُكُوبِ اَلْبُخْتِ وَ شُرْبِ أَلْبَانِهَا وَ أَكُلِ لُحُومِهَا وَ أَكُلِ لَحْمِ اَلْمُسَرُولِ فَقَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ «لاَ بَأْسَ بِرُكُوبِ اَلْبَحْتِ وَ شُرْبِ أَلْبَانِهَا فَقَالَ «إِنْ أَصَابَكَ شَيْءٌ مِنْ الْحَمَامِ اَلْمُسَرُولِ » وَ نَهَى عَلَيْهِ اَلسَّلاَمُ عَنْ رُكُوبِ اَلْجَلاَّلاَتِ وَ شُرْبِ أَلْبَانِهَا فَقَالَ «إِنْ أَصَابَكَ شَيْءٌ مِنْ الْحَمَامِ الْمُسَرُولِ » وَ نَهَى عَلَيْهِ اَلسَّلاَمُ عَنْ رُكُوبِ الْجَلاَّلاَتِ وَ شُرْبِ أَلْبَانِهَا فَقَالَ «إِنْ أَصَابَكَ شَيْءٌ مِنْ عَنْ رُكُوبِ الْجَلاَلاَتِ وَ شُرْبِ أَلْبَانِهَا فَقَالَ «إِنْ أَصَابَكَ شَيْءٌ مِنْ عَنْ مُنْ اللّهُ اللّهُ عَلَيْهِ اللّهُ مِنْ اللّهَ عَلَيْهِ اللّهُ عَلْمُ اللّهُ عَلْمُ اللّهُ اللّهُ عَلْمُ اللّهُ اللّهُ اللّهُ اللّهُ عَلَيْهِ اللّهُ اللّهُ اللّهُ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ الللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ الللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ الللّهُ اللّهُ اللّهُ الللّهُ اللّهُ اللّهُ الللّهُ الللّهُ الللللّهُ اللّهُ الللّهُ اللّهُ الللّهُ اللّهُ اللّهُ الللّهُ الللّهُ الللللّهُ اللّهُ اللللللّهُ الللّهُ اللّهُ اللّهُ الللّهُ اللّهُ الللّهُ اللّهُ اللّهُ اللللّهُ اللّهُ الللّهُ الللّهُ الللّهُ ا

وَ النَّاقَةُ الْجَلَّالَةُ تُرْبَطُ أَرْبَعِينَ يَوْماً ثُمَّ يَجُوزُ بَعْدَ ذَلِكَ نَحْرُهَا وَ أَكُلُهَا وَ الْبَقَرَةُ تُرْبَطُ ثَلَاثِينَ يَوْماً.

Hadith.4199 - And it was narrated by Al-Washsha from Dawud Al-Ragqi who said:

I said to Abu Abdullah ^{a.s}: A man from the followers of Abu Al-Khattab forbade me from riding Bukt (a type of camel) and eating the meat of 'musarwal' pigeons (pigeons with feathered legs). Abu Abdullah ^{a.s} replied: 'There is no harm in riding the Bukt, drinking their milk, eating their meat, or eating the meat of musarwal pigeons.'

However, Imam $^{\{a.s\}}$ forbade riding the Jallalat (animals that feed on filth) and drinking their milk, and Imam $^{\{a.s\}}$ said: "If any of their sweat touches you, then wash it."

And regarding a 'jallalah' she-camel, Imam ^{a.s} said: 'It should be confined for forty days before it becomes permissible for slaughter and consumption.'

As for a 'jallalah' cow, Imam (a.s) said: 'It should be confined for thirty days.'

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.337

4200 - وَ فِي رِوَايَةِ اَلْقَاسِمِ بْنِ مُحَمَّدٍ اَلْجَوْهَرِيِّ : «أَنَّ اَلْبَقَرَةَ تُرْبَطُ عِشْرِينَ يَوْماً».

وَ الشَّاةُ تُرْبَطُ عَشَرَةَ أَيَّامٍ وَ الْبَطَّةُ تُرْبَطُ ثَلَاثَةَ أَيَّامٍ وَ رُوِيَ سِتَّةَ أَيَّامٍ وَ الدَّجَاجَةُ تُرْبَطُ ثَلَاثَةَ أَيَّامٍ وَ السَّمَكُ الْجَلَّالُ يُرْبَطُ يَوْماً إِلَى اللَّيْل فِي الْمَاءِ.



Hadith.4200 - And in the narration of Al-Qasim bin Muhammad Al-Jawhari:

The cow is to be confined for twenty days."

[AL SADUQ]

A sheep is to be confined for ten days.

A duck is to be confined for three days. It was also narrated as six days for the duck.

A chicken is to be confined for three days.

A fish that feeds on filth (jallal) is to be confined in water from morning until night.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.338

4201 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «كُلُّ مَا كَانَ فِي اَلْبَحْرِ مِمَّا يُؤْكَلُ فِي اَلْبَرِّ مِثْلُهُ فَجَائِزٌ أَكْلُهُ وَ كُلُّ مَا كَانَ فِي اَلْبَحْرِ مِمَّا لاَ يَجُوزُ أَكْلُهُ فِي اَلْبَرِّ لَمْ يَجُزْ أَكْلُهُ».

Hadith.4201 - Imam Jafar ibn Muhammad Al-Sadiq (a.s), said:

"Everything in the sea that has a counterpart on land which is permissible to eat is also permissible to eat. And everything in the sea that does not have a permissible counterpart on land is not permissible to eat."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.339 • Al-Wafi, Vol.19 p.59 • Wasa'il Al-Shi'ah, Vol.24 p.159 • Al-Fusul Al-Muhimmah, Vol.2 p.431 • Bihar Al-Anwar, Vol.62 p.200

4202 - وَ رَوَى أَبَانٌ عَنْ مُحَمَّدِ بْن مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ تَأْكُل اَلْجِرِّيِّ وَ لاَ اَلطَّحَالَ».

Hadith.4202 - Aban narrated from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"Do not eat the eel (al-jirri) and do not eat the spleen (al-tihal)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.339 • Al-Wafi, Vol.19 p.50 • Wasa'il Al-Shi'ah, Vol.24 p.132

4203 - وَ رَوَى اِبْنُ مُسْكَانَ عَنْ عَبْدِ اَلرَّحِيمِ اَلْقَصِيرِ قَالَ سَمِعْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: ﴿إِنَّ إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ لاَ قَالَ لِي مِنْهُ عَلَيْهِ اَلسَّلاَمُ لاَ قَالَ لِي مِنْهُ عَلَيْهِ اَلسَّلاَمُ لاَ قَالَ لِي مِنْهُ كَذَا وَ كَذَا قَالَ إِبْرَاهِيمُ عَلَيْهِ اَلسَّلاَمُ لاَ فَلَمْ يَزَلْ يُسَمِّي عُضُواً عُضُواً مِنَ اَلشَّاةٍ وَ يَأْبَى عَلَيْهِ إِبْرَاهِيمُ عَلَيْهِ إِبْرَاهِيمُ عَلَيْهِ إِبْرَاهِيمُ عَلَيْهِ إِبْرَاهِيمُ عَلَيْهِ السَّلاَمُ لاَ فَلَمْ يَزَلْ يُسَمِّي عُضُواً عُضُواً مِنَ اَلشَّاةٍ وَ يَأْبَى عَلَيْهِ إِبْرَاهِيمُ عَلَيْهِ السَّلاَمُ لاَ فَلَمْ يَزَلْ يُسَمِّي عُضُواً عُضُواً مِنَ الشَّاةِ وَ يَأْبَى عَلَيْهِ إِبْرَاهِيمُ عَلَيْهِ السَّلاَمُ لاَ السَّلاَمُ حَتَّى اِنْتَهَى إِلَى اَلطَّحَالِ فَسَمَّاهُ فَأَعْطَاهُ إِيَّاهُ فَهُو لُقُمَةُ اَلشَّيْطَانِ».

وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ: «إِذَا كَانَ اَللَّحْمُ مَعَ الطِّحَالِ فِي سَفُّودٍ أُكِلَ اَللَّحْمُ إِذَا كَانَ فَوْقَ اَلطِّحَالِ فَإِنْ اَلطَّحَالَ فِي حِجَابٍ وَ لاَ يَنْزِلُ مِنْهُ شَيْءٌ إِلاَّ أَنْ يُثْقَبَ كَانَ أَسْفَلَ مِنَ اَلطَّحَالِ لَمْ يُؤْكَلْ وَ يُؤْكَلُ جُوذَابُهُ لِأَنَّ اَلطَّحَالَ فِي حِجَابٍ وَ لاَ يَنْزِلُ مِنْهُ شَيْءٌ إِلاَّ أَنْ يُثْقَبَ فَإِنْ أَسْفَلَ مِنَ الطَّحَالِ لَمْ يُؤْكَلْ وَ يُؤْكَلُ مُوذَابُهُ لِأَنَّ الطَّحَالَ فِي حِجَابٍ وَ لاَ يَنْزِلُ مِنْهُ شَيْءٌ إِلاَّ أَنْ يُثْقَبَ فَإِنْ عُعِلَتْ سَمَكَةٌ يَجُوزُ أَكْلُهَا مَعَ جِرِّيًّ أَوْ غَيْرِهَا مِمَّا لاَ يَجُوزُ أَكْلُهَا مَعَ جِرِّيًّ أَوْ غَيْرِهَا مِمَّا لاَ يَجُوزُ أَكْلُهُ فِي سَفُّودٍ فَوْقَ اللاَّتِي لاَ تُؤْكَلُ فَإِنْ لَا يَجُوزُ أَكْلُهُ فِي سَفُّودٍ أَكْلُ لَا اللَّتِي لاَ تُؤْكَلُ فَإِنْ كَانَتْ فِي السَّفُّودِ فَوْقَ اللاِّتِي لاَ تُؤْكَلُ فَإِنْ كَانَتْ فِي السَّفُودِ فَوْقَ الْمِرِّيُّ وَ فَوْقَ اللاَّتِي لاَ تُؤْكَلُ فَإِنْ كَانَتْ فِي السَّفُودِ فَوْقَ اللاَّتِي لاَ تُؤْكَلُ فَإِنْ يُعْتَقُونَ الْمَلِيِّ فَي السَّفُودِ فَوْقَ اللاَّتِي لاَ تُؤْكَلُ فَإِنْ لَا لاللَّالِي اللَّهُ الْمُؤْدِ الْمُؤْدِ الْمُؤْلِلُ مِنَ الْجَرِّيِّ لَى اللَّعْتِي لاَ الْمُؤْدِلُ فَلُولُ الْمَالِمُ مِنَ الْمُؤْدِلُ فَلُولُ مَا لاَنْتُ اللَّالِيْلِ اللْمُؤْدِ الْمُؤْدِ الْمُؤْدِ الْمُؤْدِ الْمُؤْدِلُ الْمُؤْدِ الْمُؤْدِ الْمُؤْدِ الْمُؤْدِ الْمُؤْدُلُهُا مَا لاَنْتُ الْمُؤْدُ الْمُؤْدُ الْمُؤْدِ الْمُؤْدُ الْمُؤْدُ الْمُؤْدُ الْمُؤْدُ الْمُؤْدُ الْمُؤْدُ الْمُؤْدُ اللْمُؤْدُ الْمُؤْدُ الللللْمُؤْدِ الللْمُؤْدُ الْمُؤْدُ الْمُولُ اللْمُؤْدُ الْمُؤْدُ الْمُؤْدُ الْمُؤْدُ الْمُؤْدُ اللْمُؤْدُ الْمُؤْدُ الْمُؤُلُولُ اللْمُؤْدُ الْمُؤْدُ الْمُؤْدُ الْمُؤْدُ الْمُؤْدُ الْمُؤَلِقُولُ الْمُؤْدُ الْمُؤْدُ الْمُؤْدُ الْمُؤْدُ الْمُؤْدُ الْمُو



Hadith.4203 - Ibn Muskan narrated from Abdul Rahim Al-Qasir, who said:

I heard Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s), say:

"Indeed, when Ibrahim ^{a.s}, peace be upon him, intended to slaughter the ram, Iblis came to him and said: 'This belongs to me.'

Ibrahim ^{a.s}, peace be upon him, replied: 'No.'

Iblis said: 'I have a share in it,'

Ibrahim ^{a.s}, peace be upon him, responded: 'No.'

Iblis then began naming each part of the sheep, but Ibrahim ^{a.s}, peace be upon him, rejected him until he finally mentioned the spleen (al-tihal).

At that point, Ibrahim ^{a.s}, peace be upon him, gave it to him. Therefore, it is considered the morsel of Satan."

Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"If meat is placed with the spleen on a skewer, the meat may be eaten if it is placed above the spleen.

However, if it is placed below the spleen, it should not be eaten. Its dripping (fat and juices) may be consumed because the spleen is enclosed in a membrane, and nothing comes out of it unless it is punctured. If it is punctured, its contents will leak out, and the dripping below it should not be consumed.

If a permissible fish is placed on a skewer with a catfish or any other fish that is not permissible to eat, the fish with scales may be eaten if it is placed above the catfish or the non-permissible fish on the skewer. However, if it is placed below the catfish, it should not be eaten."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.339 • Al-Wafi, Vol.19 p.114 • Wasa'il Al-Shi'ah, Vol.24 p.200 • Al-Wafi, Vol.19 p.115 • Wasa'il Al-Shi'ah, Vol.24 p.202 • Bihar Al-Anwar, Vol.62 p.256 • Mustadrak Al-Wasa'il, Vol.16 p.197

4204 - وَ كَتَبَ مُحَمَّدُ بْنُ إِسْمَاعِيلَ بْنِ بَزِيعٍ إِلَى اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ : اِخْتَلَفَ اَلنَّاسُ فِي اَلرَّبِيثَا فَمَا تَأْمُرُنِي فيهَا فَكَتَبَ عَلَيْهِ اَلسَّلاَمُ «لاَ بَأْسَ بِهَا».

Hadith.4204 - Muhammad ibn Isma'il ibn Bazi' wrote to Imam Ali ibn Musa Ar-Ridha ^{a.s}, saying: "The people have differed regarding the rabbit (al-rabitha). What do you command me concerning it?"

Imam {a.s} wrote back: "There is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.340

4205 - وَ رُوِيَ عَنْ حَنَانِ بْنِ سَدِيرٍ قَالَ : أَهْدَى فَيْضُ بْنُ ٱلْمُخْتَارِ إِلَى أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ رَبِيثَا فَأَدْخَلَهَا إِلَيْهِ وَ أَنَا عِنْدَهُ فَنَظَرَ إِلَيْهَا وَ قَالَ «هَذِهِ لَهَا قِشْرٌ» فَأَكُلَ مِنْهَا وَ نَحْنُ نَرَاهُ.

Hadith.4205 - It is narrated from Hanan ibn Sadir who said:

"Fayd ibn Al-Mukhtar gifted a rabbit (al-rabitha) to Abu Abdullah ^{a.s}. He brought it to him while I was present.

Imam ^{a.s} looked at it and said: "This has a shell (skin)," and Imam ^{a.s} ate from it while we were observing.

[REFERENCES]

Al-Kafi, Vol.6 p.220 • Man La Yahduruhu Al-Faqih, Vol.3 p.340 • Al-Wafi, Vol.19 p.41 • Wasa'il Al-Shi'ah, Vol.24 p.139



4206 - وَ رَوَى مُحَمَّدُ بْنُ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ يُؤْكَلُ مَا نَبَذَهُ اَلْمَاءُ مِنَ اَلْحِيتَانِ وَ مَا نَضَبَ اَلْمَاءُ عَنْهُ فَذَلِكَ اَلْمَتْرُوكُ».

Hadith.4206 - It is narrated from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"That which is thrown out by the water from the fish and that which the water recedes from should not be eaten, for that is considered abandoned."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.340 • Wasa'il Al-Shi'ah, Vol.24 p.82 • Wasa'il Al-Shi'ah, Vol.24 p.144

4207 - وَ رَوَى مُحَمَّدُ بْنُ يَحْيَى ٱلْخَثْعَمِيُّ عَنْ حَمَّادِ بْنِ عُثْمَانَ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ جُعِلْتُ فِدَاكَ مَا تَقُولُ فِي اَلْكَنْعَتِ قَالَ

«لاَ بَأْسَ بِأَكْلِهِ» قُلْتُ فَإِنَّهُ لَيْسَ لَهُ قِشْرٌ قَالَ «بَلَى وَ لَكِنَّهَا حُوتَةٌ سَيِّئَةُ اَلْخُلُقِ تَحْتَكُ بِكُلِّ شَيْءٍ فَإِذَا نَظَرْتَ فِى أَصْل أُذُنَيْهَا وَجَدْتَ لَهَا قِشْراً».

Hadith.4207 - It is narrated from Muhammad ibn Yahya al-Khath'ami, from Hammad ibn Uthman, who said:

I said to Abu Abdullah $^{\{a.s\}}$: "May I be your ransom! What do you say about eating 'Kan'at'?" Imam $^{\{a.s\}}$ replied: "There is no harm in eating it."

I said: "But it has no scales."

Imam ^{a.s} replied: "Indeed, it does! However, it is a fish with bad manners that rubs against everything. If you look at the base of its ears, you will find scales."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.341

4208 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: «كُلُّ شَيْءٍ يَكُونُ فِيهِ حَلاَلٌ وَ حَرَامٌ فَهُوَ لَكَ حَلاَلٌ أَبَداً حَتَّى تَعْرِفَ اَلْحَرَامَ مِنْهُ بِعَيْنِهِ فَتَدَعَهُ ».

Hadith.4208 - It is narrated from Al-Hasan ibn Mahbub, from Abdullah ibn Sinan, who said: Abu Abdullah ^{a.s}, said: "Everything that contains both lawful and unlawful elements is always lawful for you until you specifically identify the unlawful part, at which point you must avoid it."

[REFERENCES]

Al-Kafi, Vol.5 p.313 • Man La Yahduruhu Al-Faqih, Vol.3 p.341 • Tahdhib Al-Ahkam, Vol.7 p.226 • Tahdhib Al-Ahkam, Vol.9 p.79 • Awali Al-La'ali, Vol.3 p.465 • Al-Wafi, Vol.17 p.61 • Wasa'il Al-Shi'ah, Vol.17 p.87 • Wasa'il Al-Shi'ah, Vol.24 p.236 • Al-Fusul Al-Muhimmah, Vol.1 p.631 • Al-Fusul Al-Muhimmah, Vol.2 p.236

4209 - وَ رَوَى اَلْحَسَنُ بْنُ عَلِيٍّ بْنِ فَضَّالٍ عَنْ يُونُسَ بْنِ يَعْقُوبَ قَالَ : سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ ذَلِكَ فَقَالَ «لاَ بَأْسَ بهِ».



Hadith.4209 - It is narrated by Al-Hasan ibn Ali ibn Fadhal, from Yunus ibn Ya'qub, who said: I asked Abu Abdullah ^{a.s}, about castration, but Imam ^{a.s} did not answer me. Then I asked Abu Al-Hasan ^{a.s} about it, and Imam ^{a.s} said: "There is no harm in it."

[REFERENCES]

Al-Muhasin, Vol.2 p.628 • Man La Yahduruhu Al-Faqih, Vol.3 p.341 • Al-Wafi, Vol.19 p.261 • Wasa'il Al-Shi'ah, Vol.11 p.522 • Bihar Al-Anwar, Vol.61 p.222

4210 - وَ رَوَى يُونُسُ بْنُ يَعْقُوبَ عَنْ أَبِي مَرْيَمَ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ اَلسَّحْلَةُ اَلَّتِي مَرَّ بِهَا رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ وَ هِيَ مَيْتَةٌ فَقَالَ «مَا ضَرَّ أَهْلَهَا لَوِ اِنْتَفَعُوا بِإِهَابِهَا» فَقَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ رَسُولُ اَللَّهِ عَلَيْهِ اللَّهُ عَلَيْهِ وَ آلِهِ وَ هِيَ مَيْتَةٌ فَقَالَ رَسُولُ اللَّهِ عَلَيْهِ اللَّهُ عَلَيْهِ وَ لَكِنَّهَا كَانَتْ مَهْزُولَةً فَذَبَحَهَا أَهْلُهَا فَرَمَوْا بِهَا فَقَالَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «مَا كَانَ عَلَى أَهْلِهَا لَوِ اِنْتَفَعُوا بِإِهَابِهَا» ».

Hadith.4210 - It is narrated by Yunus ibn Ya'qub from Abu Maryam, who said:

I said to Abu Abdullah ^{a.s}, regarding the young goat that the Messenger of Allah ^{SWT}, peace and blessings be upon him and his family, passed by and it was dead. And He ^{saws} said:

"What harm would it have been to its owners if they had benefited from its hide?"

Then Abu Abdullah ^{a.s}, said: "It was not dead, O Abu Maryam, but it was emaciated, so its owners slaughtered it and then threw it away.

The Messenger of Allah (SWT), peace and blessings be upon him and his family, said: 'What harm would it have been to its owners if they had benefited from its hide?'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.341 • Tahdhib Al-Ahkam, Vol.9 p.79 • Al-Wafi, Vol.19 p.105 • Wasa'il Al-Shi'ah, Vol.3 p.503 • Wasa'il Al-Shi'ah, Vol.24 p.185

4211 - وَ سَأَلَ سَعِيدٌ اَلْأَعْرَجُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنْ قِدْرٍ فِيهَا لَحْمُ جَزُورٍ وَقَعَ فِيهَا أُوقِيَّةٌ مِنْ دَمٍ أَ يُؤْكَلُ مِنْهَا قَالَ «نَعَمْ فَإِنَّ اَلنَّارَ تَأْكُلُ اَلدَّمَ».

Hadith.4211 - Sa'eed Al-A'raj asked Abu Abdullah ^{a.s}, about a pot containing camel meat into which an ounce of blood had fallen.

Imam ^{a.s} said: "Yes, it can be eaten because the fire consumes the blood."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.342

4212 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَلِيٍّ بْنِ رِئَابٍ عَنْ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلْإِنْفَحَةِ تَخْرُجُ مِنَ اَلْجَدْيِ اَلْمَيِّتِ قَالَ «لاَ بَأْسَ بِهِ» قُلْتُ اَللَّبَنُ يَكُونُ فِي ضَرْعِ اَلشَّاةِ وَ قَدْ مَاتَتْ قَالَ «لاَ بَأْسَ بِهِ» قُلْتُ اللَّبَنُ يَكُونُ فِي ضَرْعِ اَلشَّاةِ وَ قَدْ مَاتَتْ قَالَ «لاَ بَأْسَ بِهِ» قُلْتُ فَالصُّوفُ وَ اَلشَّعْرُ وَ عِظَامُ اَلْفِيلِ وَ اَلْبَيْضَةُ تُخْرَجُ مِنَ اَلدَّجَاجَةِ فَقَالَ «كُلُّ هَذَا ذَكِيٌّ لاَ بَأْسَ بِهِ».



Hadith.4212 - Al-Hasan ibn Mahbub narrated from Ali ibn Ri'ab, from Zurara, who said:

I asked Abu Abdullah (a.s), about the rennet (infaha) that comes out of a dead kid (young goat).

Imam {a.s} said: "There is no harm in it."

I asked about the milk that is in the udder of a sheep that has died.

Imam {a.s} said: "There is no harm in it."

I asked about wool, hair, elephant bones, and an egg that is taken from a hen.

Imam {a.s} said: "All of these are pure and lawful; there is no harm in them."

[REFERENCES]

 $\label{lem:lambdal-Ahkam, Vol.9 p. 76 • Al-Istibsar, Vol.4 p. 89 • Al-Wafi, Vol. 19 p. 102 • Wasa'il Al-Shi'ah, Vol. 24 p. 182$

4213 - وَ رَوَى عَبْدُ اَلْعَظِيمِ بْنُ عَبْدِ اَللَّهِ اَلْحَسَنِيُّ عَنْ أَبِي جَعْفَرٍ مُحَمَّدِ بْنِ عَلِيًّ اَلرَّضَا عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : سَأَلْتُهُ عَمَّا أُهِلَّ لِغَيْرِ اَللَّهِ بِهِ فَقَالَ «مَا ذُبِحَ لِصَنَمِ أَوْ وَتَنِ أَوْ شَجَرٍ حَرَّمَ اَللَّهُ ذَلِكَ كَمَا حَرَّمَ اَلْمَيْتَةَ وَ اَلدَّمَ وَ لَا عَادٍ فَلا إِثْمَ عَلَيْهِ» أَنْ يَأْكُلَ اَلْمَيْتَةَ» قَالَ فَقُلْتُ لَهُ يَا اِبْنَ رَسُولِ اَللَّهِ لَحُمَ اَلْخِنْزِيرِ «فَمَنِ اُضُطُرَّ غَيْرَ بَاغٍ وَ لا عادٍ فَلا إِثْمَ عَلَيْهِ» أَنْ يَأْكُلَ اَلْمَيْتَةَ» قَالَ فَقُلْتُ لَهُ يَا اِبْنَ رَسُولِ اللَّهِ مَتَى تَحِلُّ لِلْمُضْطَرِّ اَلْمَيْتَةُ قَالَ «حَدَّثَنِي أَبِيهِ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ أَنَّ رَسُولَ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ مَ السَّلاَمُ أَنَّ رَسُولَ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ مَ السَّلاَمُ أَنَّ رَسُولَ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ الْمِنْ اللَّهُ عَلَيْهِ مَ السَّلاَمُ أَنْ رَسُولَ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ الْمِنْ وَسُولَ اللَّهِ إِنَّا نَكُونُ بِأَرْضِ فَتُصِيبُنَا الْمَخْمَصَةُ فَمَتَى تَحِلُّ لَنَا الْمَيْتَةُ قَالَ «مَا لَمْ وَالِهُ لِعُلْ فَقِيلَ لَهُ يَا رَسُولَ اللَّهِ إِنَّا نَكُونُ بِأَرْضِ فَتُصِيبُنَا الْمَخْمَصَةُ فَمَتَى تَحِلُّ لَنَا الْمَيْتَةُ قَالَ «مَا لَمْ تَصْطَبُحُوا أَوْ تَخْتَبِقُوا أَوْ تَحْتَفِئُوا بَقُلًا فَشَأْنَكُمْ بِهَا ، » »

قَالَ عَبْدُ اَلْعَظِيمِ فَقُلْتُ لَهُ يَا اِبْنَ رَسُولِ اَللَّهِ مَا مَعْنَى قَوْلِهِ عَزَّ وَ جَلَّ: ۞ فَمَنِ اُضْطُرَّ غَيْرَ بَاغٍ وَ لاَ عَادٍ فَلاَ إِثْمَ عَلَيْهِ ۞

قَالَ «اَلْعَادِي اَلسَّارِقُ وَ اَلْبَاغِي اَلَّذِي يَبْغِي اَلصَّيْدَ بَطَراً أَوْ لَهُواً لاَ لِيَعُودَ بِهِ عَلَى عِيَالِهِ لَيْسَ لَهُمَا أَنْ يَأْكُلاَ اَلْمَيْتَةَ إِذَا اُضْطُرًا هِيَ حَرَامٌ عَلَيْهِمَا فِي حَالِ اَلاِضْطِرَارِ كَمَا هِيَ حَرَامٌ عَلَيْهِمَا فِي حَالِ اَلاِخْتِيَارِ وَ لَيْسَ لَهُمَا أَنْ يُقَصِّرَا فِي صَوْمٍ وَ لاَ صَلاَةٍ فِي سَفَرٍ »

قَالَ فَقُلْتُ فَقُولُهُ عَزَّ وَ جَلَّ: ۞ ٱلْمُنْخَنِقَةُ وَ ٱلْمُوقُوذَةُ وَ ٱلْمُتَرَدِّيَةُ وَ ٱلنَّطِيحَةُ وَ مَا أَكَلَ ٱلسَّبُعُ إِلاَّ مَا ذَكَيْتُمْ ۞ قَالَ « «ٱلْمُنْخَنِقَةُ» ٱلَّتِي مَرِضَتْ وَ قَذَفَهَا ٱلْمَرْضُ حَتَّى قَمُوتَ «وَ ٱلْمَوْقُوذَةُ» ٱلَّتِي مَرِضَتْ وَ قَذَفَهَا ٱلْمَرَضُ حَتَّى لَمْ يَكُنْ بِهَا حَرَكَةُ «وَ ٱلْمُتَرَدِّيَةُ» ٱلَّتِي تَتَرَدَّى مِنْ مَكَانٍ مُرْتَفِعٍ إِلَى أَسْفَلَ أَوْ تَتَرَدَّى مِنْ جَبَلٍ أَوْ فِي بِنْرٍ فَتَمُوتُ لَمْ يَكُنْ بِهَا حَرَكَةُ «وَ ٱلْمُتَرَدِّيَةُ» ٱلَّتِي تَنْطَحُهَا بَهِيمَةٌ أُخْرَى فَتَمُوتُ «وَ مَا أَكَلَ ٱلسَّبُعُ» مِنْهُ فَمَاتَ «وَ مَا ذُبِحَ عَلَى ٱلنُّصُبِ» عَلَى حَجَر أَوْ صَنَمِ إِلاً مَا أُذْرِكَ ذَكَاتُهُ فَيُذَكِّى » قُلْتُ «وَ أَنْ تَسْتَقْسِمُوا بِالْأَزْلاَمِ»

قَالَ «كَانُوا فِي اَلْجَاهِلِيَّةِ يَشْتَرُونَ بَعِيراً فِيمَا بَيْنَ عَشَرَةٍ أَنْفُسٍ وَ يَسْتَقْسِمُونَ عَلَيْهِ بِالْقِدَاحِ وَ كَانَتْ عَشَرَةً سَبْعَةٌ لَهَا أَنْصِبَاءُ وَالنَّوْا مُ وَ اَلنَّافِسُ وَ اَلْمُسْبِلُ وَ سَبْعَةٌ لَهَا أَنْصِبَاءُ لَهَا أَنْصِبَاءُ فَالْفَذُ وَ اَلتَّوْأَمُ وَ اَلنَّافِسُ وَ اَلْمِلْسُ وَ اَلْمُسْبِلُ وَ اللَّهَا أَنْصِبَاءُ لَهَا فَالسَّفِيحُ وَ اَلْمَنِيحُ وَ اَلْوَغْدُ فَكَانُوا يُجِيلُونَ السِّهَامَ بَيْنَ عَشَرَةٍ الْمُعَلَّى وَ الرَّقِيبُ وَ أَمَّا الَّتِي لاَ أَنْصِبَاءَ لَهَا فَالسَّفِيحُ وَ اَلْمَنِيحُ وَ اَلْوَغْدُ فَكَانُوا يُجِيلُونَ السِّهَامُ بَيْنَ عَشَرَةٍ فَمَن خَرَجَ بِاسْمِهِ سَهْمٌ مِنَ الَّتِي لاَ أَنْصِبَاءَ لَهَا أَلْزِمَ ثُلُثَ ثَمَنِ الْبَعِيرِ فَلاَ يَزَالُونَ بِذَلِكَ حَتَّى تَقَعَ السِّهَامُ الثَّلاَثَةُ وَمَن خَرَجَ بِاسْمِهِ سَهْمٌ مِنَ الَّتِي لاَ أَنْصِبَاءَ لَهَا أَلْزِمَ ثُلُثَ ثَمَنِ الْبَعِيرِ فَلاَ يَزَالُونَ بِذَلِكَ حَتَّى تَقَعَ السِّهَامُ الثَّلاَثَةُ اللَّذِينَ لَمْ يَنْعَرُونَهُ وَ يَأْكُلُهُ السَّبْعَةُ الَّذِينَ لَمْ يَنْقُدُوا فِي



ثَمَنِهِ شَيْئاً وَ لَمْ يَطْعَمُوا مِنْهُ اَلتَّلاَثَةَ اَلَّذِينَ نَقَدُوا ثَمَنَهُ شَيْئاً فَلَمَّا جَاءَ اَلْإِسْلاَمُ حَرَّمَ اَللَّهُ تَعَالَى ذِكْرُهُ ذَلِكَ فِيمَا حَرَّمَ فَقَالَ عَزَّ وَ جَلً: ۞ وَ أَنْ تَسْتَقْسِمُوا بِالْأَزْلاٰمِ ذٰلِكُمْ فِسْقٌ» يَعْنِي حَرَاماً ۞.

وَ هَذَا الْخَبَرُ فِي رِوَايَاتِ- أَبِي الْحُسَيْنِ الْأَسَدِيِّ رَحِمَهُ اللَّهُ عَنْ سَهْلِ بْنِ زِيَادٍ عَنْ عَبْدِ الْعَظِيمِ بْنِ عَبْدِ اللَّهِ الْحَسَنِيِّ عَنْ أَبِي جَعْفَر مُحَمَّدِ بْنِ عَلِيٍّ الرِّضَا عِ.

Hadith.4213 - Abdul Azim ibn Abdullah al-Hasani narrated from Abu Ja'far Muhammad ibn Ali al-Ridha ^{a.s}, peace be upon him:

I asked Imam ^{a.s} about what has been sacrificed for other than Allah ^{SWT}.

Imam ^{a.s} said: "Whatever is slaughtered for an idol, a statue, or a tree, Allah ^{SWT} has forbidden it, just as He ^{SWT} has forbidden carrion, blood, and the flesh of swine.

'But if one is forced by necessity, without willful disobedience nor transgressing due limits, then there is no sin upon him' to eat from the carrion."

I then asked Imam ^{a.s}: "O son of the Messenger of Allah ^{SWT}, when does carrion become permissible for one who is compelled by necessity?"

Imam {a.s} said: "My father {a.s} narrated to me from his father {a.s}, from his forefathers, peace be upon them all, that the Messenger of Allah {SWT}, peace be upon him and his family, was asked: 'O Messenger of Allah {SWT}, we may find ourselves in a land where we are struck by severe hunger. When does carrion become lawful for us?'

Prophet {saws} said: 'As long as you have not had a morning or evening meal, or found herbs to sustain yourselves, then you may consume it.'"

Abdul Azim said: I asked Imam ^{a.s}: "O son of the Messenger of Allah ^{SWT}, what is the meaning of Allah's ^{SWT} statement:

'But whoever is forced by necessity, neither desiring it nor transgressing its limits, then there is no sin upon him' (Surah Al-Bagarah 2:173)

Imam ^{a.s} said: "The 'transgressor' (al-ʿadi) is the thief, and the 'oppressor' (al-baghi) is the one who hunts out of arrogance or for amusement, not to provide sustenance for his dependents. Neither of these two is permitted to eat carrion in a state of necessity. It remains forbidden for them in times of necessity just as it is forbidden in times of ease. Likewise, they are not allowed to shorten their prayers or fasts during travel."

I then asked Imam {a.s} about Allah's {SWT} statement:

'And (forbidden to you is) that which dies by strangling, and that beaten to death, and that which dies from falling, and that which is gored, and that which a wild beast has eaten—except what you are able to slaughter properly.' (Surah Al-Ma'idah 5:3)

Imam ^{a.s} said: "'The strangled' (al-mun-khaniqah) is that which dies by suffocation; 'the beaten' (al-mawqoodah) is that which falls ill and perishes from its illness, showing no movement;

'the fallen' (al-mutaraddiyah) is that which falls from a high place to a lower one, such as from a mountain or into a well, and dies;

'the gored' (al-natiḥah) is that which is gored by another animal and dies; and

'that which a wild beast has eaten' is what has been attacked by a predator and then dies.

'That which is slaughtered on altars' (al-nusub) refers to what is sacrificed on a stone or idol. However, if any of these are caught while still alive and slaughtered properly (zakat), then it is permissible."

I then asked about Allah's (SWT) statement:

'And (forbidden is) that you seek division by arrows.' (Surah Al-Ma'idah 5:3)

Imam ^{a.s} said: "During the pre-Islamic era (Jahiliyyah), people used to buy a camel collectively, shared among ten individuals. They would then divide its shares using arrows. There were ten arrows, seven with shares and three without shares.



As for those with shares, they were: 'al-Fadh' (the single), 'al-Taw'am' (the twin), 'al-Nafis' (the valuable), 'al-Hils' (the covering), 'al-Musbil' (the extended), 'al-Mu'alla' (the elevated), and 'al-Raqib' (the watcher).

Those without shares were: 'al-Safih' (the wasteful), 'al-Manih' (the granted), and 'al-Waghd' (the despicable).

They would cast lots among the ten participants. Whoever's name came up with one of the three arrows without shares had to pay one-third of the camel's price. They would continue this process until the three arrows without shares fell to three individuals, obliging them to pay for the camel.

Then they would slaughter the camel, and the seven who paid nothing would eat from it, while the three who paid for it would neither eat from it nor benefit in any way.

When Islam came, Allah (SWT) Almighty prohibited this practice as part of what He (SWT) forbade. Allah (SWT) said:

'And (forbidden is) that you seek division through arrows. That is disobedience.' (Surah Al-Ma'idah 5:3)

This means it is unlawful."

[AL SADUQ]

This narration is recorded in the reports of Abu al-Husayn al-Asadi (may Allah ^{SWT} have mercy on him), from Sahl ibn Ziyad, from Abdul Azim ibn Abdullah al-Hasani, from Abu Ja'far Muhammad ibn Ali al-Ridha ^{a.s.}.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.343 • Tahdhib Al-Ahkam, Vol.9 p.83 • Al-Wafi, Vol.19 p.91 • Tafsir Al-Burhan, Vol.2 p.219 • Bihar Al-Anwar, Vol.62 p.147 • Tafsir Nur Al-Thaqalayn, Vol.1 p.585

4214 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «مَنِ اُضْطُرً إِلَى اَلْمَيْتَةِ وَ اَلدَّمِ وَ لَحْمِ اَلْخِنْزِيرِ فَلَمْ يَأْكُلْ شَيْئاً مِنْ ذَلِكَ حَتَّى يَمُوتَ فَهُوَ كَافِرٌ»

وَ هَذَا فِي نَوَادِرِ ٱلْحِكْمَةِ لِمُحَمَّدِ بْنِ أَحْمَدَ بْنِ يَحْيَى بْنِ عِمْرَانَ ٱلْأَشْعَرِيِّ.

Hadith.4214 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"Whoever is compelled by necessity to eat from a dead animal, blood, or the flesh of a pig, yet refrains from eating any of it until he dies, then he is considered a disbeliever."

[AL SADUQ]

This narration is recorded in "Nawadir al-Hikmah" by Muhammad ibn Ahmad ibn Yahya ibn Imran al-Ash'ari.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.345 • Tafsir Al-Safi, Vol.1 p.213 • Wasa'il Al-Shi'ah, Vol.24 p.216 • Tafsir Nur Al-Thaqalayn, Vol.1 p.155 • Tafsir Kanz Al-Daqaiq, Vol.2 p.222

4215 - وَ رَوَى مُحَمَّدُ بْنُ عُذَافِرٍ عَنْ أَبِيهِ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : قُلْتُ لَهُ لِمَ حَرَّمَ اَللَّهُ اَلْخَمْرَ وَ الْحُمْرَ وَ لَحْمَ اَلْخِنْزِيرِ فَقَالَ «إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى لَمْ يُحَرِّمْ ذَلِكَ عَلَى عِبَادِهِ وَ أَحَلَّ لَهُمْ مَا وَرَاءَ الْمَيْتَةَ وَ اَلدَّمَ وَ لَحْمَ اَلْخِنْزِيرِ فَقَالَ «إِنَّ اللَّهَ تَبَارَكَ وَ تَعَالَى لَمْ يُحَرِّمْ ذَلِكَ عَلَى عِبَادِهِ وَ أَحَلَّ لَهُمْ مَا وَرَاءَ ذَلِكَ مِنْ رَغْبَةٍ فِيمَا أَحَلَّ لَهُمْ وَ لاَ زُهْدٍ فِيمَا حَرَّمَهُ عَلَيْهِمْ وَ لَكِنَّهُ عَزَّ وَ جَلَّ خَلَقَ الْخَلْقَ فَعَلِمَ مَا تَقُومُ بِهِ أَبْدَانُهُمْ وَ مَا يُصُرِّهُمْ فَنَهَاهُمْ عَنْهُ ثُمَّ أَحَلَّهُ لِلْمُضْطَرِّ فِي الْوَقْتِ أَبْدَانُهُمْ وَ مَا يُصْلِحُهُمْ فَأَعْلَمُ مَا يَصُرُّهُمْ فَنَهَاهُمْ عَنْهُ ثُمَّ أَحَلَّهُ لِلْمُضْطَرِّ فِي الْوَقْتِ الْذِي لاَ يَقُومُ بَدَنُهُ إِلاَّ بِهِ فَأَمَرَهُ أَنْ يَنَالَ مِنْهُ بِقَدْرِ اَلْبُلْغَةِ لاَ غَيْرِ ذَلِكَ »



ثُمَّ قَالَ «وَ أَمَّا اَلْمَيْتَةُ فَإِنَّهُ لَمْ يَئَلْ أَحَدٌ مِنْهَا إِلاَّ ضَعُفَ بَدَئُهُ وَ وَهَنَتْ قُوَّتُهُ وَ اِنْقَطَعَ نَسْلُهُ وَ لاَ يَمُوتُ آكِلُ اَلْمَيْتَةِ إِلاَّ فَجْأَةً وَ أَمَّا اَلدَّمُ فَإِنَّهُ يُورِثُ آكِلَهُ اَلْمَاءَ اَلْأَصْفَرَ وَ يُورِثُ اَلْكَلَبَ وَ قَسَاوَةَ اَلْقَلْبِ وَ قِلَّةَ اَلرَّأْفَةِ وَ اللَّمْحُمَةِ حَتَّى لاَ يُؤْمَنَ عَلَى حَمِيمِهِ وَ لاَ يُؤْمَنَ عَلَى مَنْ صَحِبَهُ وَ أَمَّا لَحْمُ الْخِنْزِيرِ فَإِنَّ اللَّهَ تَبَارَكَ وَ تَعَالَى اللَّهُ تَبَارَكُ وَ تَعَالَى مَسَخَ قَوْماً فِي صُورٍ شَتَّى مِثْلَ الْخِنْزِيرِ وَ الوَّرْدِ وَ الدُّبُ ثُمَّ نَهَى عَنْ أَكُلِ الْمَثُلَةِ لِئَلاَّ يُنْتَفَعَ بِهَا وَ لاَ يُسْتَخَفَّ مِمْتَ قُوماً فِي صُورٍ شَتَّى مِثْلَ الْخِنْزِيرِ وَ الوَّرْدِ وَ الدُّبُ ثُمَّ نَهَى عَنْ أَكُلِ الْمَثُلَةِ لِئَلاَّ يُنْتَفَعَ بِهَا وَ لاَ يُسْتَخَفَّ مِمْتَ الْخَمْرُ فَإِنَّهُ حَرَّمَهَا لِفِعْلِهَا وَ فَسَادِهَا» ثُمَّ قَالَ «إِنَّ مُدْمِنَ الْخَمْرِ كَعَابِدِ وَثَنِ وَ يُورِثُهُ الاِرْتِعَاشَ وَ يَعْفُوبَتِهَا وَ أَمَّا الْخَمْرُ فَإِنَّهُ حَرَّمَهَا لِفِعْلِهَا وَ فَسَادِهَا» ثُمَّ قَالَ «إِنَّ مُدْمِنَ الْخَمْرِ كَعَابِدِ وَثَنِ وَ يُورِثُهُ الاِرْتِعَاشَ وَ يَعْفُوبَتِهَا وَ أَمَّا الْخَمْرُ فَإِنَّهُ عَلَى أَنْ يَجْسُرَ عَلَى الْمُحَارِمِ مِنْ سَفْكِ الدَّمَاءِ وَ رُكُوبِ الزَّنَا حَتَى لاَ يُؤْمَنَ إِذَا مَتَى لاَ يُؤْمَنَ إِذَا لَتَى حَرَمِهِ وَ هُوَ لاَ يَعْقِلُ ذَلِكَ وَ الْخَمْرُ لاَ يَزِيدُ شَارِبَهَا إِلاَّ كُلَّ شَرِّ ».

Hadith.4215 - Muhammad ibn 'Udhafir narrated from his father, who narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.}:

I asked Imam $^{\text{\{a.s\}}}$: "Why did Allah $^{\text{\{SWT\}}}$ make wine, dead meat, blood, and the flesh of pigs forbidden?"

Imam ^{a.s} replied: "Indeed, Allah ^{SWT}, Blessed and Exalted, did not forbid these things to His servants while permitting everything else out of mere preference for what He ^{SWT} made lawful or out of disdain for what He ^{SWT} forbade.

Rather, Allah (SWT) created the creatures and knew what sustains their bodies and what benefits them, so He (SWT) made it lawful for them and permitted it.

And He ^{SWT} knew what harms them, so He ^{SWT} prohibited it for them. However, He ^{SWT} made it lawful for one in necessity during a time when his body cannot survive without it, and He ^{SWT} commanded him to take from it only as much as is necessary, and no more."

Then Imam ^{a.s} said: "As for carrion (dead meat), no one who consumes it experiences anything but a weakened body, diminished strength, and interrupted offspring. The one who eats carrion does not die except suddenly.

As for blood, it causes the one who consumes it to develop jaundice, wild behavior, and hardness of the heart, along with a lack of compassion and mercy. Such a person cannot be trusted with his close ones or those who accompany him.

As for flesh of pigs, Allah (SWT), Blessed and Exalted, transformed some people into various forms, such as pigs, apes, and bears. Then He (SWT) forbade the consumption of these deformed beings so that no benefit would be derived from them, and their punishment would not be taken lightly. As for wine, He (SWT) forbade it due to its effects and its corruption."

Then Imam ^{a.s} said: "Indeed, a habitual drinker of wine is like an idol worshipper. It causes trembling, destroys one's dignity, and drives one to commit forbidden acts, such as spilling blood and engaging in fornication. When intoxicated, he cannot be trusted even with his own household, as he loses his senses. Wine increases its drinker in nothing but evil."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.345

4216 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «فِي اَلشَّاةِ عَشَرَةُ أَشْيَاءَ لاَ تُؤْكَلُ اَلْفَرْثُ وَ اَلدَّمُ وَ اَلنُّخَاعُ وَ اَلطَّحَالُ وَ اَلْغُدَدُ وَ اَلْقَضِيبُ وَ اَلْأُنْثَيَانِ وَ اَلرَّحِمُ وَ اَلْحَيَاءُ وَ اَلْأَوْدَاجُ ».

Hadith.4216 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, said:

"In a sheep, there are ten parts that are not to be eaten: the dung, the blood, the spinal marrow, the spleen, the glands, the penis, the testicles, the uterus, the vulva, and the veins (jugulars)."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.346 • Al-Khisal, Vol.2 p.433 • Wasa'il Al-Shi'ah, Vol.24 p.174 • Wasa'il Al-Shi'ah, Vol.24 p.176 • Bihar Al-Anwar, Vol.63 p.35 • Bihar Al-Anwar, Vol.63 p.39 • Mustadrak Al-Wasa'il, Vol.16 p.189

4217 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «عَشَرَةُ أَشْيَاءَ مِنَ اَلْمَيْتَةِ ذَكِيَّةٌ اَلْقَرْنُ وَ اَلْحَافِرُ وَ اَلْعَظْمُ وَ اَلسِّنُّ وَ اَلْإِنْفَحَةُ وَ اَللَّبَنُ وَ اَلشَّعْرُ وَ اَلصُّوفُ وَ اَلرِّيشُ وَ اَلْبَيْضُ».

وَ قَدْ ذَكَرْتُ ذَلِكَ مُسْنَداً فِي كِتَابِ الْخِصَالِ فِي بَابِ الْعَشَرَاتِ.

Hadith.4217 - Imam (a.s) said: "Ten things from a dead animal are considered pure: the horn, the hoof, the bone, the tooth, the rennet, the milk, the hair, the wool, the feathers, and the eggs."

This has been mentioned with proper chains of narration in the book Al-Khisal under the section of tens.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.347 • Al-Khisal, Vol.2 p.434 • Al-Wafi, Vol.19 p.102 • Wasa'il Al-Shi'ah, Vol.24 p.182 • Bihar Al-Anwar, Vol.63 p.48 • Bihar Al-Anwar, Vol.63 p.52 • Tafsir Nur Al-Thaqalayn, Vol.1 p.154 • Tafsir Kanz Al-Dagaiq, Vol.2 p.220 • Mustadrak Al-Wasa'il, Vol.2 p.601 • Mustadrak Al-Wasa'il, Vol.16 p.190

[طعام أهل الذَّمّة و مؤاكلتهم و آنيتهم]

4218 - وَ سُئِلَ الصَّادِقُ عَلَيْهِ اَلسَّلاَمُ عَنْ قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ وَ طَعْامُ اَلَّذِينَ أُوتُوا اَلْكِتَٰابَ حِلٌّ لَكُمْ ۞ قَالَ «يَعْنِي اَلْحُبُوبَ».

THE FOOD OF THE PEOPLE OF THE BOOK, DINING WITH THEM, AND THEIR **UTENSILS.**

Hadith.4218 - Imam Jafar ibn Muhammad Al-Sadiq (a.s), was asked about the saying of Allah (SWT), the Almighty and Majestic:

"And the food of those who were given the Scripture is lawful for you" (Surah Al-Ma'idah, 5:5). Imam {a.s} said: "It means grains."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.347 • Al-Wafi, Vol.19 p.123 • Wasa'il Al-Shi'ah, Vol.24 p.205

4219 - وَ فِي رِوَايَةِ هِشَامِ بْن سَالِمٍ عَنْهُ عَلَيْهِ اَلسَّلاَمُ قَالَ : «اَلْعَدَسُ وَ اَلْحِمَّصُ وَ غَيْرُ ذَلِكَ».

Hadith.4219 - And in the narration of Hisham ibn Salim from Imam ^{a.s} that He ^{a.s} said: "Lentils, chickpeas, and other similar items."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.347

4220 - وَ - سَأَلَهُ سَعِيدٌ ٱلْأَعْرَجُ : عَنْ سُؤْرِ ٱلْيَهُودِيِّ وَ ٱلنَّصْرَانِيِّ أَ يُؤْكَلُ أَوْ يُشْرَبُ قَالَ «لا».

Hadith.4220 - Sa'id al-A'raj asked Imam ^{a.s} about the leftover (drink or food) of a Jew or a Christian: "Is it permissible to eat or drink from it?" Imam ^{a.s} said: "No."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.347

4221 - وَ رَوَى زُرَارَةُ عَنْهُ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «فِى آنِيَةِ اَلْمَجُوسِ إِذَا اُضْطُرِرْتُمْ إِلَيْهَا فَاغْسِلُوهَا بِالْمَاءِ».

Hadith.4221 - And Zurara narrated from Imam ^{a.s}, that He ^{a.s} said:

"Regarding the vessels of the Magians, if you are compelled to use them, then wash them with water."

[REFERENCES]

Al-Muhasin, Vol.2 p.584 • Man La Yahduruhu Al-Faqih, Vol.3 p.348 • Al-Wafi, Vol.19 p.128 • Wasa'il Al-Shi'ah, Vol.3 p.422 • Wasa'il Al-Shi'ah, Vol.24 p.210 • Wasa'il Al-Shi'ah, Vol.24 p.212 • Bihar Al-Anwar, Vol.77 p.46

4222 - وَ سَأَلَهُ ٱلْعِيصُ بْنُ ٱلْقَاسِمِ : عَنْ مُؤَاكَلَةِ ٱلْيَهُودِيِّ وَ ٱلنَّصْرَانِيِّ فَقَالَ «لاَ بَأْسَ إِذَا كَانَ مِنْ طَعَامِكَ» وَ سَأَلَهُ عَنْ مُؤَاكَلَةِ ٱلْمَجُوسِيِّ فَقَالَ «إِذَا تَوَضَّأَ فَلاَ بَأْسَ».

Hadith.4222 - And Al-'Ays ibn Al-Qasim asked Imam ${}^{\{a.s\}}$: "Regarding eating with a Jew or a Christian?"

Imam {a.s} said: "There is no harm if it is from your food."

And he asked Imam ^{a.s} about eating with a Magian.

Imam ^{a.s} said: "If he performs ablution, then there is no harm."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.348

4223 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنْ آنِيَةِ أَهْلِ اَلدَّمَّةِ فَقَالَ «لاَ تَأْكُلُوا فِي آنِيَتِهِمْ إِذَا كَانُوا يَأْكُلُونَ فِيهَا اَلْمَيْتَةَ وَ اَلدَّمَ وَ لَحْمَ اَلْخِنْزِيرِ».

Hadith.4223 - And Al-Ala' narrated from Muhammad ibn Muslim from one of the Imams, peace be upon them, who said: "I asked him about the vessels of the People of the Book." Imam ^{a.s} said: "Do not eat in their vessels if they eat in them the dead (carrion), blood, or the flesh of swine."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.348



[جواز استعمال شعر الخنزير]

4224 - وَ رَوَى حَنَانُ بْنُ سَدِيرٍ عَنْ بُرْدٍ اَلْإِسْكَافِ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنِّي رَجُلٌ خَرَّازٌ وَ لاَ يَسْتَقِيمُ عَمَلُنَا إِلاَّ بِشَعْرِ اَلْخِنْزِيرِ نَخْرُزُ بِهِ قَالَ «خُذْ مِنْهُ وَبَرَةً فَاجْعَلْهَا فِي فَخَّارَةٍ ثُمَّ أَوْقِدْ تَحْتَهَا حَتَّى لَا يَسْتَقِيمُ عَمَلُنَا إِلاَّ بِشَعْرِ اَلْخِنْزِيرِ نَخْرُزُ بِهِ قَالَ «خُذْ مِنْهُ وَبَرَةً فَاجْعَلْهَا فِي فَخَّارَةٍ ثُمَّ أَوْقِدْ تَحْتَهَا حَتَّى تُدْهِبَ دَسَمَهُ ثُمَّ إِعْمَلْ بِهِ».

THE PERMISSIBILITY OF USING PIG HAIR.

Hadith.4224 - And Hanan ibn Sadeer narrated from Burd al-Iskafi who said:

I said to Abu Abdullah ^{a.s}: 'I am a shoemaker, and our work cannot be done without using pig hair to sew with.'

Imam ^{a.s} said: 'Take a single bristle from it and place it in a clay pot, then light a fire underneath it until its grease is removed. After that, you may work with it.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.348 • Tahdhib Al-Ahkam, Vol.9 p.84 • Al-Wafi, Vol.6 p.205 • Wasa'il Al-Shi'ah, Vol.17 p.228 • Wasa'il Al-Shi'ah, Vol.24 p.237

4225 - وَ فِي رِوَايَةِ عَبْدِ اَللَّهِ بْنِ اَلْمُغِيرَةِ عَنْ بُرْدٍ قَالَ : قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ جُعِلْتُ فِدَاكَ إِنَّا نَعْمَلُ بِشَعْرِ اَلْخِنْزِيرِ فَرُبَّمَا نَسِيَ اَلرَّجُلُ فَصَلَّى وَ فِي يَدِهِ مِنْهُ شَيْءٌ فَقَالَ «لاَ يَنْبَغِي أَنْ يُصَلِّي وَ فِي يَدِهِ نَعْمَلُ بِشَعْرِ اَلْخِنْزِيرِ فَرُبَّمَا نَسِيَ اَلرَّجُلُ فَصَلَّى وَ فِي يَدِهِ مِنْهُ شَيْءٌ» وَقَالَ «خُذُوهُ فَاغْسِلُوهُ فَمَا كَانَ لَهُ دَسَمٌ فَلاَ تَعْمَلُوا بِهِ وَ مَا لَمْ يَكُنْ لَهُ دَسَمٌ فَاعْمَلُوا بِهِ وَ إِغْسِلُوا أَيْدِيكُمْ مِنْهُ».

Hadith.4225 - And in the narration of Abdullah ibn al-Mughirah from Burd, he said:

I said to Abu Abdullah $^{\{a.s\}}$: 'May I be your ransom! We work with pig hair, and sometimes a man forgets and prays while having something of it in his hand.'

Imam {a.s} said: 'It is not proper for him to pray while having something of it in his hand.'

And Imam ^{a.s} also said: 'Take it and wash it. If it has grease, do not use it. But if it does not have grease, then you may use it, and wash your hands after handling it.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.349 • Tahdhib Al-Ahkam, Vol.9 p.85 • Al-Wafi, Vol.6 p.205 • Wasa'il Al-Shi'ah, Vol.17 p.228 • Wasa'il Al-Shi'ah, Vol.24 p.237

[اتّخاذ الغنم و الطّير]

4226 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ مُحَمَّدِ بْنِ مَارِدٍ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «مَا مِنْ مُؤْمِنٍ يَكُونُ لَهُ فِي مَنْزِلِهِ عَنْزٌ حَلُوبٌ إِلاَّ قُدِّسَ أَهْلُ ذَلِكَ اَلْمَنْزِلِ وَ بُورِكَ عَلَيْهِمْ فَإِنْ كَانَتِ اِتُنَتَيْنِ قُدِّسُوا مِنْ مُؤْمِنٍ يَكُونُ لَهُ فِي مَنْزِلِهِ عَنْزٌ حَلُوبٌ إِلاَّ قُدِّسَ أَهْلُ ذَلِكَ اَلْمَنْزِلِ وَ بُورِكَ عَلَيْهِمْ فَإِنْ كَانَتِ اِتُنَتَيْنِ قُدِّسُوا كُلُّ يَوْمٍ مَرَّتَيْنِ» فَقَالَ رَجُلٌ مِنْ أَصْحَابِنَا كَيْفَ يُقَدَّسُونَ قَالَ «يُقَالُ لَهُمْ بُورِكَ عَلَيْكُمْ وَ طِبْتُمْ وَ طَابَ إِذَامُكُمْ» قَالَ قُلْتُ فَمَا مَعْنَى قُدِّسْتُمْ قَالَ «طُهَرْتُمْ».



RAISING SHEEP AND BIRDS

Hadith.4226 - Al-Hasan ibn Mahbub narrated from Muhammad ibn Marid, who said:

"I heard Abu Abdullah ^{a.s}, say: 'There is no believer who has a milking goat in his house except that the people of that house are sanctified and blessed. If there are two goats, they are sanctified twice each day.'

A man from our companions then asked: 'How are they sanctified?'

Imam ^{a.s} replied: 'It is said to them: Blessed are you, and may your food be pure and wholesome.'

I said: 'What is the meaning of being sanctified?'

Imam {a.s} said: 'It means you are purified.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.349 • Wasa'il Al-Shi'ah, Vol.24 p.429

4227 - وَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلِيُّ بْنُ أَبِي طَالِبٍ صَلَوَاتُ اَللَّهِ عَلَيْهِ : «إِتَّقُوا اَللَّهَ فِيمَا خَوَّلَكُمْ وَ فِي اَلْعُجْمِ مِنْ أَمْوَالِكُمْ» فَقِيلَ لَهُ وَ مَا اَلْعُجْمُ قَالَ «اَلشَّاةُ وَ اَلْبَقَرَةُ وَ اَلْحَمَامُ وَ أَشْبَاهُ ذَلِكَ».

Hadith.4227 - Commander of the Faithful, Ali ibn Abi Talib, peace be upon him, said:

"Fear Allah $^{\text{SWT}}$ regarding what He $^{\text{SWT}}$ has entrusted to you, and regarding the 'Ajm' among your possessions."

Imam {a.s} was asked: "What is meant by 'Ajm'?"

Imam ^{a.s} replied: "It refers to sheep, cattle, pigeons, and similar animals."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.349 • Al-Wafi, Vol.20 p.852 • Wasa'il Al-Shi'ah, Vol.11 p.518 • Bihar Al-Anwar, Vol.61 p.119

-----4228 - وَ شَكَا رَجُلٌ إِلَى اَلنَّبِيِّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ اَلْوَحْشَةَ فَأَمَرَهُ بِاتِّخَاذِ زَوْج حَمَامٍ».

Hadith.4228 - A man complained to the Prophet, peace and blessings be upon him and his family, about feeling lonely.

The Prophet, peace and blessings be upon him and his family, instructed him:

"Keep a pair of pigeons."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.350 • Bihar Al-Anwar, Vol.73 p.162

------4229 - وَ قَالَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ : «إنَّ حَفِيفَ أَجْنِحَةِ ٱلْحَمَامِ لَيَطْرُدُ ٱلشَّيَاطِينَ ».

Hadith.4229 - Commander of the Faithful, peace be upon him, said:

"Indeed, the fluttering of pigeons' wings drives away the devils."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.350 • Al-Wafi, Vol.20 p.856 • Wasa'il Al-Shi'ah, Vol.11 p.517 • Wasa'il Al-Shi'ah, Vol.11 p.518 • Bihar Al-Anwar, Vol.73 p.162



[كراهة نهك العظام]

4230 - وَ رُوِيَ عَنْ عَلِيٍّ بْنِ أَسْبَاطٍ عَنْ أَبِيهِ قَالَ صَنَعَ لَنَا أَبُو حَمْزَةَ طَعَاماً وَ نَحْنُ جَمَاعَةٌ فَلَمَّا حَضَرُوا رَأَى أَبُو حَمْزَةَ رَجُلاً يَنْهَكُ عَظْماً فَصَاحَ بِهِ وَ قَالَ لاَ تَفْعَلْ فَإِنِّي سَمِعْتُ عَلِيٍّ بْنَ ٱلْحُسَيْنِ عَلَيْهِمَا ٱلسَّلاَمُ يَقُولُ : «لاَ تَنْهَكُوا ٱلْعِظَامَ فَإِنَّ لِلْجِنِّ فِيهَا نَصِيباً فَإِنْ فَعَلْتُمْ ذَهَبَ مِنَ ٱلْبَيْتِ مَا هُوَ خَيْرٌ لَكُمْ مِنْ ذَلِكَ».

THE DISLIKE OF GNAWING BONES

Hadith.4230 - It is narrated from Ali ibn Asbat, from his father, who said:

"Abu Hamzah prepared food for us while we were a group. When the food was served, Abu Hamzah noticed a man excessively gnawing on a bone.

He shouted at him and said: 'Do not do that! For I heard Imam Ali ibn Al-Hussain ^{a.s} say:

'Do not excessively gnaw on bones, for the jinn have a share in them. And if you do so, something better for you than that will depart from your house.'"

[REFERENCES]

Al-Muhasin, Vol.2 p.472 • Al-Kafi, Vol.6 p.322 • Man La Yahduruhu Al-Faqih, Vol.3 p.350 • Al-Wafi, Vol.20 p.487 • Bihar Al-Anwar, Vol.63 p.72 • Bihar Al-Anwar, Vol.63 p.426 • Mustadrak Al-Wasa'il, Vol.16 p.309

4231 - وَ قِيلَ لِلصَّادِقِ جَعْفَرِ بْنِ مُحَمَّدٍ عَلَيْهِ اَلسَّلاَمُ بَلَغَنَا أَنَّ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ قَالَ «إِنَّ اَللَّهُ تَبَارَكَ وَ تَعَالَى لَيُبْغِضُ اَلْبَيْتَ اَللَّحِمَ وَ اَللَّحِمَ اَلسَّمِينَ» فَقَالَ عَلَيْهِ اَلسَّلاَمُ «إِنَّا لَنَأْكُلُ اَللَّحْمَ وَ نُحِبُّهُ وَ إِنَّمَا تَبَارَكَ وَ تَعَالَى لَيُبْغِضُ اَلْبَيْتَ اللَّحِمَ وَ اللَّحِمَ السَّمِينَ» فَقَالَ عَلَيْهِ اَلسَّلاَمُ «إِنَّا لَنَأْكُلُ اللَّحْمَ وَ نُحِبُّهُ وَ إِنَّمَا عَلَيْهِ اَلسَّلاَمُ اَلْبَيْتَ اللَّذِي تُؤْكَلُ فِيهِ لُحُومُ النَّاسِ بِالْغِيبَةِ وَ عَنَى بِاللَّحِمِ اَلسَّمِينِ اَلْمُتَبَحْتِرَ الْمُخْتَالَ فِي مِثْيَتِهِ».

Hadith.4231 - It was said to Imam Jafar ibn Muhammad Al-Sadiq (a.s):

"We have heard that the Messenger of Allah (SWT), peace and blessings be upon him and his family, said: 'Indeed, Allah (SWT), the Blessed and Exalted, despises the house filled with meat and the fattened meat.'"

So Imam ^(a.s) replied: "We eat meat and love it. What the Prophet, peace be upon him, meant was the house where the flesh of people is consumed through backbiting. And by 'fattened meat,' he meant the one who is arrogant and boastful in his walk."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.350 • Al-Wafi, Vol.19 p.285 • Wasa'il Al-Shi'ah, Vol.25 p.37

4232 - وَ رَوَى حَرِيزٌ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : «أَنَّ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ نَهَى أَنْ يُوْكَلَ اَللَّحْمُ غَرِيضاً يَعْنِي نِيئاً وَ قَالَ «إِنَّمَا تَأْكُلُهُ اَلسِّبَاعُ» » قَالَ حَرِيزٌ يَعْنِي حَتَّى تُغَيِّرَهُ اَلشَّمْسُ أَوِ اَلنَّارُ.

Hadith.4232 - Hariz narrated from Zurara, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.} that the Messenger of Allah ^{SWT} prohibited eating meat raw, meaning uncooked.

The Prophet (saws) said: "It is only eaten by wild beasts."

Hariz said: "This means until it is altered by the sun or fire."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.350 • Al-Wafi, Vol.19 p.295

4233 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «لاَ يُؤْكَلُ مِنَ اَلْغِرْبَان زَاغٌ وَ لاَ غَيْرُهُ وَ لاَ يُؤْكَلُ مِنَ اَلْحَيَّاتِ شَيْءٌ».

Hadith.4233 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"No type of crow, whether a 'Zagh' or any other kind, is permissible to eat, and nothing from snakes is permissible to eat."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.351 • Al-Wafi, Vol.19 p.61 • Wasa'il Al-Shi'ah, Vol.24 p.127

4234 - وَ سَأَلَ ٱلْحَلَبِيُّ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ: عَنْ قَتْلِ ٱلْحَيَّاتِ فَقَالَ «اُقْتُلْ كُلَّ شَيْءٍ تَجِدُهُ فِي ٱلْبَرِّيَّةِ إِلاَّ ٱلْجَانَّ » وَ نَهَى عَنْ قَتْلِ عَوَامِرِ ٱلْبُيُوتِ وَ قَالَ «لاَ تَدَعُوهُنَّ مَخَافَةَ تَبِعَاتِهِنَّ فَإِنَّ ٱلْيَهُودَ عَلَى عَهْدِ رَسُولِ إِلاَّ ٱلْجَانَّ » وَ نَهَى عَنْ قَتْلِ عَوَامِرِ ٱلْبُيُوتِ وَ قَالَ «لاَ تَدَعُوهُنَّ مَخَافَةَ تَبِعَاتِهِنَّ فَإِنَّ ٱللَّهُ عَلَيْهِ وَ آلِهِ اللَّهُ عَلَيْهِ وَ آلِهِ قَالَتْ مَنْ قَتَلَ عَامِرَ بَيْتٍ أَصَابَهُ كَذَا وَ كَذَا فَقَالَ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ «مَنْ تَرَكَهُنَّ فَي بُيُوتِهِنَّ». «مَنْ تَرَكَهُنَّ مَخَافَةَ تَبِعَاتِهِنَّ فَلَيْسَ مِنِّي وَ إِنَّمَا تَتُرُكُهَا لِأَنَّهَا لاَ تُرِيدُكَ» » وَ قَالَ «رُبَّمَا قَتَلْتُهُنَّ فِي بُيُوتِهِنَّ».

Hadith.4234 - Al-Halabi asked Abu Abdullah ^{a.s} about killing snakes.

Imam ^{a.s} said: "Kill everything you find in the wilderness except the jinn."

And he forbade killing the household spirits ('Awamir) and said:

"Do not leave them out of fear of their consequences, for the Jews during the time of the Messenger of Allah (SWT), peace be upon him and his family, used to say that whoever killed a household spirit would suffer such-and-such misfortune."

Then the Messenger of Allah (SWT), peace be upon him and his family, said:

"Whoever refrains from killing them out of fear of their consequences is not from me. Rather, leave them alone because they do not intend to harm you."

Imam ^{a.s} also said: "I sometimes killed them in their houses."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.351 • Al-Wafi, Vol.19 p.261 • Wasa'il Al-Shi'ah, Vol.23 p.397 • Bihar Al-Anwar, Vol.61 p.260

4235 - وَ رَوَى مُوسَى بْنُ بَكْرٍ اَلْوَاسِطِيُّ عَنْ أَبِي اَلْحَسَنِ مُوسَى بْنِ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ قَالَ سَمِعْتُهُ يَقُولُ : «اَللَّحْمُ يُنْبِتُ اَللَّحْمَ وَ اَلسَّمَكُ يُذِيبُ اَلْجَسَدَ وَ اَلدُّبَّاءُ يَزِيدُ فِي اَلدِّمَاغِ وَ كَثْرَةُ أَكْلِ اَلْبَيْضِ يَزِيدُ فِي اَلْوَلَدِ وَ مَا اِسْتَشْفَى مَرِيضٌ بِمِثْلِ اَلْعَسَلِ وَ مَنْ أَدْخَلَ جَوْفَهُ لُقْمَةَ شَحْمٍ أَخْرَجَتْ مِثْلَهَا مِنَ اَلدَّاءِ».

Hadith.4235 - Musa ibn Bakr al-Wasiti narrated from Abu al-Hasan Imam Musa ibn Jafar Al-Kadhim ^{a.s} that he said:

"Meat nourishes the flesh, and fish melts the body. Gourd increases intelligence, and eating eggs frequently increases offspring. No sick person has sought healing with anything better than honey. And whoever consumes a morsel of fat expels an equal amount of illness from his body."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.351 • Al-Wafi, Vol.19 p.287



CHAPTER 94 – CHAPTER ON EATING AND DRINKING FROM GOLD AND SILVER UTENSILS AND OTHER ETIQUETTES OF EATING

بَابُ الْأَكْلِ وَ الشُّرْبِ فِي آنِيَةِ الذَّهَبِ وَ الْفِضَّةِ وَ غَيْرِ ذَلِكَ مِنْ آدَابِ الطَّعَامِ

% HADITH 4236 – 4272 بسئم اللهِّ الرَّحْمِّنِ الرَّمِيمِ

4236 - رَوَى سَمَاعَةُ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ يَنْبَغِي اَلشُّرْبُ فِي آنِيَةِ اَلْفِضَّةِ وَ اَلذَّهَبِ».

Hadith.4236 - Sama'ah narrated from Abu Abdullah (a.s), who said:

"It is not proper to drink from vessels made of silver and gold."

[REFERENCES]

Al-Muhasin, Vol.2 p.582 • Al-Kafi, Vol.6 p.385 • Man La Yahduruhu Al-Faqih, Vol.3 p.352 • Al-Wafi, Vol.20 p.575 • Wasa'il Al-Shi'ah, Vol.3 p.507 • Bihar Al-Anwar, Vol.63 p.529 • Bihar Al-Anwar, Vol.63 p.537

4237 - وَ رَوَى أَبَانٌ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ تَأْكُلْ فِي آنِيَةِ ذَهَبٍ وَ لاَ فضَّة».

Hadith.4237 - Aban narrated from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said: "Do not eat from vessels made of gold or silver."

[REFERENCES]

Al-Muhasin, Vol.2 p.582 • Al-Kafi, Vol.6 p.267 • Man La Yahduruhu Al-Faqih, Vol.3 p.352 • Tahdhib Al-Ahkam, Vol.9 p.90 • Al-Wafi, Vol.20 p.493 • Al-Wafi, Vol.20 p.494 • Wasa'il Al-Shi'ah, Vol.3 p.506 • Wasa'il Al-Shi'ah, Vol.3 p.508 • Wasa'il Al-Shi'ah, Vol.24 p.231 • Al-Fusul Al-Muhimmah, Vol.2 p.58

-----4238 - وَ رَوَى ثَعْلَبَةُ عَنْ بُرَيْدٍ ٱلْعِجْلِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ :

«أَنَّهُ كَرِهَ اَلشُّرْبَ فِي اَلْفِضَّةِ وَ فِي اَلْقَدَحِ اَلْمُفَضَّضِ وَ كَرِهَ أَنْ يُدَّهَنَ مِنْ مُدْهُنٍ مُفَضَّضِ وَ اَلْمُشْطُ كَذَلِكَ فَإِنْ لَمْ يَجِدْ بُدًاً مِنَ اَلشُّرْبِ فِي اَلْقَدَحِ اَلْمُفَضَّضِ عَدَلَ بِفَمِهِ عَنْ مَوْضِعِ اَلْفِضَّةِ ».

Hadith.4238 - Thalabah narrated from Burayd al-Ijli, from Abu Abdullah (a.s):

"Imam ^{a.s} disliked drinking from silver vessels and from cups plated with silver.

Imam ^{a.s} also disliked applying oil from a silver-plated container and using a comb that is silver-plated.

However, if one has no choice but to drink from a silver-plated cup, he should turn his mouth away from the part that is plated with silver."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.352 • Al-Wafi, Vol.20 p.576

4239 - وَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «آنِيَةُ اَلذَّهَبِ وَ اَلْفِضَّةِ مَتَاعُ «اَلَّذِينَ لا يُوقِنُونَ» ».



Hadith.4239 - The Prophet, peace and blessings be upon him and his family, said:

"Vessels of gold and silver are the possessions of those who do not have certainty (in faith)."

[REFERENCES]

Al-Muhasin, Vol.2 p.582 • Al-Kafi, Vol.6 p.268 • Man La Yahduruhu Al-Faqih, Vol.3 p.353 • Al-Ash'athiyat, Vol.1 p.185 • Tahdhib Al-Ahkam, Vol.9 p.91 • Al-Nawadir (Lil-Rawandi), Vol.1 p.12 • Al-Wafi, Vol.20 p.494 • Wasa'il Al-Shi'ah, Vol.3 p.507 • Wasa'il Al-Shi'ah, Vol.3 p.508 • Wasa'il Al-Shi'ah, Vol.24 p.231

4240 - وَ رَوَى يُونُسُ بْنُ يَعْقُوبَ عَنْ يُوسُفَ أَخِيهِ : أَنَّ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ اِسْتَسْقَى مَاءً فَأُتِيَ بِقَدَحٍ مِنْ صُفْرٍ فِيهِ مَاءٌ فَقَالَ لَهُ بَعْضُ جُلَسَائِهِ إِنَّ عَبَّادَ اَلْبَصْرِيَّ يَكْرَهُ اَلشُّرْبَ فِي اَلصُّفْرِ قَالَ «فَسَلْهُ أَ ذَهَبٌ هُوَ أَمْ فضَّةٌ».

Hadith.4240 - Yunus bin Yaqub narrated from his brother Yusuf:

Abu Abdullah ^{a.s}, once asked for water, and a vessel made of brass containing water was brought to him.

One of those sitting with him said: "'Abbad al-Basri dislikes drinking from brass vessels." Imam ^{a.s} said: "Then ask him, is it gold or silver?"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.353 • Tahdhib Al-Ahkam, Vol.9 p.92 • Al-Wafi, Vol.20 p.577

4241 - وَ رُوِيَ عَنْ جَرَّاحٍ ٱلْمَدَائِنِيِّ قَالَ : كَرِهَ أَبُو عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ أَنْ يَأْكُلَ ٱلرَّجُلُ بِشِمَالِهِ أَوْ يَشْرَبَ بِهَا أَوْ يَتَنَاوَلَ بِهَا.

Hadith.4241 - It is narrated from Jarrah Al-Mada'ini:

Abu Abdullah ^{a.s}, disliked that a man should eat with his left hand, drink with it, or take anything with it.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.353 • Wasa'il Al-Shi'ah, Vol.25 p.270

4242 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ مَيْمُونٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِيهِ عَلَيْهِمَا اَلسَّلاَمُ قَالَ : «كَانَ أَصْحَابُ رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ بِتَبُوكَ يَعُبُّونَ اَلْمَاءَ فَقَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «اِشْرَبُوا فِي أَيْدِيكُمْ فَإِنَّهَا مِنْ خَيْرِ آنِيَتِكُمْ» ».

Hadith.4242 - It is narrated by Abdullah bin Maymoon, from Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}:

The companions of the Messenger of Allah (SWT), peace be upon him and his family, were drinking water in large gulps at Tabuk.

So the Messenger of Allah (SWT), peace be upon him and his family, said:

"Drink with your hands, for they are among the best of your vessels."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.353 • Al-Wafi, Vol.20 p.565 • Wasa'il Al-Shi'ah, Vol.25 p.259



4243 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «شُرْبُ اَلْمَاءِ مِنْ قِيَامٍ بِالنَّهَارِ أَدَرُّ لِلْعِرْقِ وَ أَقْوَى لِلْبَدَن».

Hadith.4243 - Imam Jafar ibn Muhammad Al-Sadiq (a.s), said:

"Drinking water while standing during the day increases perspiration and strengthens the body."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.353 • Wasa'il Al-Shi'ah, Vol.25 p.241

4244 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «شُرْبُ اَلْمَاءِ بِاللَّيْل مِنْ قِيَامٍ يُورِثُ اَلْمَاءَ اَلْأَصْفَرَ».

Hadith.4244 - Imam Jafar ibn Muhammad Al-Sadiq (a.s), said:

"Drinking water while standing at night causes yellow water (jaundice)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.353 • Wasa'il Al-Shi'ah, Vol.25 p.241

4245 - و سَأَلَهُ بَعْضُ أَصْحَابِهِ : عَنِ اَلشُّرْبِ بِنَفَسٍ وَاحِدٍ فَقَالَ «إِذَا كَانَ اَلَّذِي يُنَاوِلُكَ اَلْمَاءَ مَمْلُوكاً لَكَ فَاشْرَبْ فِي ثَلَاثَةِ أَنْفَاسٍ وَ إِنْ كَانَ حُرَّاً فَاشْرَبْهُ بِنَفَسٍ وَاحِدٍ».

وَ هَذَا الْحَدِيثُ فِى رَوَايَاتِ مُحَمَّدِ بْن يَعْقُوبَ الْكُلَيْنِيِّ رَحِمَهُ اللَّهُ.

Hadith.4245 - One of his companions asked him about drinking water in a single breath. Imam ^{a.s} said: "If the person handing you the water is your servant, then drink it in three breaths; but if he is free, then drink it in a single breath."

[AL SADUQ]

This narration is found in the reports of Muhammad ibn Yaqub al-Kulayni (may Allah ^(SWT) have mercy on him).

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.353 • Wasa'il Al-Shi'ah, Vol.25 p.245 • Bihar Al-Anwar, Vol.63 p.473 • Mustadrak Al-Wasa'il, Vol.17 p.10

4246 - وَ فِي رِوَايَةِ حَمَّادٍ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «ثَلاَثَةُ أَنْفَاسٍ فِي ٱلشُّرْبِ أَفْضَلُ مِنْ شُرْبٍ بِنَفَسٍ وَاحِدٍ» وَ كَانَ يَكْرَهُ أَنْ يُشَبَّهَ بِالْهِيمِ قُلْتُ وَ مَا ٱلْهِيمُ قَالَ «ٱلزِّمْلُ». وَ فِي حَدِيثٍ آخَرَ: ٱلْإِبِلُ. وَ رُوِيَ: «أَنَّ ٱلْهِيمَ ٱلنِّيبُ». وَ رُوِيَ: «أَنَّ ٱلْهِيمَ مَا «لَمْ يُذْكَرِ اِسْمُ ٱللَّهِ عَلَيْهِ» »

Hadith.4246 - In a narration by Hammad from Al-Halabi, Imam Jafar ibn Muhammad Al-Sadiq ^(a.s), said: "Drinking in three breaths is better than drinking in one breath."

Imam {a.s} disliked that a person should resemble 'Al-Heem.'

I asked: "What is Al-Heem?"

Imam {a.s} replied: "It refers to camels."

In another narration, it states: "Al-Heem refers to thirsty camels."

And it is also narrated: "Al-Heem refers to those upon whom the name of Allah (SWT) has not been mentioned."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.353 • Al-Wafi, Vol.20 p.566 • Mustadrak Al-Wasa'il, Vol.17 p.10

4247 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ اَلْمُغِيرَةِ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ تَأْكُلْ وَ أَنْتَ تَمْشِى إِلاَّ أَنْ تُضْطَرً إِلَى ذَلِكَ».

Hadith.4247 - Abdullah ibn Al-Mughirah narrated from Abdullah ibn Sinan, who reported from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, that he said:

"Do not eat while you are walking unless you are compelled to do so."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.354 • Makarim Al-Akhlaq, Vol.1 p.145 • Al-Wafi, Vol.20 p.511 • Wasa'il Al-Shi'ah, Vol.24 p.261

4248 - وَ رُوِيَ عَنْ عُمَرَ بْنِ أَبِي شُعْبَةَ قَالَ : رَأَيْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَأْكُلُ مُتَّكِئاً ثُمَّ ذَكَرَ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَقَالَ «مَا أَكَلَ مُتَّكِئاً حَتَّى مَاتَ».

Hadith.4248 - It is narrated from Umar ibn Abi Shu'bah who said:

"I saw Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} eating while reclining. Then Imam ^{a.s} mentioned the Messenger of Allah ^{SWT}, peace and blessings be upon him and his family, and said: 'He never ate while reclining until he passed away.' "

[REFERENCES]

Al-Zuhd, Vol.1 p.59 • Man La Yahduruhu Al-Faqih, Vol.3 p.354 • Al-Wafi, Vol.20 p.483 • Wasa'il Al-Shi'ah, Vol.24 p.252 • Bihar Al-Anwar, Vol.63 p.388

4249 - وَ رُوِيَ عَنْ حَمَّادِ بْنِ عُثْمَانَ عَنْ عُمَرَ بْنِ أَبِي شُعْبَةَ عَنْ أَبِي شُعْبَةَ : أَنَّهُ رَأَى أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَأْكُلُ مُتَرَبِّعاً.

Hadith.4249 - It is narrated from Hammad ibn Uthman, from Umar ibn Abi Shu'bah, from Abi Shu'bah:

"He saw Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^(a.s), eating while sitting cross-legged."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.354 • Al-Wafi, Vol.20 p.484 • Wasa'il Al-Shi'ah, Vol.24 p.258

4250 - وَ فِي رِوَايَةِ إِسْمَاعِيلَ بْنِ أَبِي زِيَادٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ 4250 - وَ فِي رِوَايَةِ إِسْمَاعِيلَ بْنِ أَبِي زِيَادٍ عَنْ أَمْلاَكٍ فَإِذَا قَالَ اَلْعَبْدُ بِسْمِ اَللَّهِ قَالَتِ اَلْمَلاَئِكَةُ لِلشَّيْطَانِ اِخْزَ يَا أَلْهِ قَالَ الْعَبْدُ بِسْمِ اَللَّهِ قَالَتِ اَلْمَلاَئِكَةُ لِلشَّيْطَانِ اِخْزَ يَا فَاسِقُ فَلاَ سُلْطَانَ لَكَ عَلَيْهِمْ فَإِذَا فَرَغُوا فَقَالُوا اَلْحَمْدُ لِلَّهِ قَالَتِ اَلْمَلاَئِكَةُ هُمْ قَوْمٌ أَنْعَمَ اَللَّهُ عَلَيْهِمْ فَأَدُوا شُكْرَ



رَبِّهِمْ فَإِذَا لَمْ يَقُولُوا بِسْمِ اَللَّهِ قَالَتِ اَلْمَلاَئِكَةُ لِلشَّيْطَانِ اُدْنُ يَا فَاسِقُ فَكُلْ مَعَهُمْ فَإِذَا رُفِعَتْ فَلَمْ يَحْمَدُوا اَللَّهَ قَالَتِ اَلْمَلاَئِكَةُ هُمْ قَوْمٌ أَنْعَمَ اَللَّهُ عَلَيْهِمْ فَنَسُوا رَبِّهُمْ».

Hadith.4250 - It is narrated by Isma'il ibn Abi Ziyad, from Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} that the Messenger of Allah ^{SWT}, peace and blessings be upon him and his family, said:

"When the table (for food) is set, four angels surround it.

If the servant says 'In the name of Allah (SWT),' the angels say to Satan, 'Be gone, O wicked one, for you have no authority over them.'

But if they finish eating and say 'Praise be to Allah $^{\{SWT\}}$,' the angels say, 'They are a people whom Allah $^{\{SWT\}}$ has blessed, and they have expressed gratitude to their Lord $^{\{AZJ\}}$.'

However, if they do not say 'In the name of Allah (SWT),' the angels say to Satan, 'Come closer, O wicked one, and eat with them.'

And if they do not praise Allah ^{SWT} when they finish, the angels say, 'They are a people whom Allah ^{SWT} has blessed, but they forgot their Lord ^{AZJ}.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.355 • Makarim Al-Akhlaq, Vol.1 p.142

------4251 - وَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «صَاحِبُ اَلرَّحْل يَشْرَبُ أَوَّلَ اَلْقَوْمِ وَ يَتَوَضَّأُ آخِرَهُمْ».

Hadith.4251 - The Prophet, peace and blessings be upon him and his family, said:

"The owner of the provision will drink first among the people and performs ablution last among them."

[REFERENCES]

Al-Muhasin, Vol.2 p.452 • Man La Yahduruhu Al-Faqih, Vol.3 p.355 • Al-Wafi, Vol.20 p.567 • Wasa'il Al-Shi'ah, Vol.24 p.340 • Wasa'il Al-Shi'ah, Vol.25 p.264 • Bihar Al-Anwar, Vol.63 p.367 • Bihar Al-Anwar, Vol.72 p.455

Hadith.4252 - Sama'ah bin Mehran narrated:

I was eating with Abu Abdullah ^{a.s}, and Imam ^{a.s} said:

"O Sama'ah, eat with gratitude and praise, not with eating and silence."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.355 • Al-Wafi, Vol.20 p.479 • Wasa'il Al-Shi'ah, Vol.24 p.350

4253 - وَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ : «ضَمِئْتُ لِمَنْ سَمَّى عَلَى طَعَامِهِ أَنْ لاَ يَشْتَكِيَ مِنْهُ» فَقَالَ اِبْنُ اَلْكَوَّاءِ يَا أَمِيرَ اَلْمُؤْمِنِينَ لَقَدْ أَكَلْتُ اَلْبَارِحَةَ طَعَاماً فَسَمَّيْتُ عَلَيْهِ ثُمَّ آذَانِي فَقَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ «أَكَلْتَ أَلْوَاناً فَسَمَّيْتَ عَلَى بَعْضِهَا وَ لَمْ تُسَمِّ عَلَى بَعْضٍ يَا لُكَعُ».

وَ رُوِيَ: «أَنَّ مَنْ نَسِيَ أَنْ يُسَمِّيَ عَلَى كُلِّ لَوْنٍ فَلْيَقُلْ بِسْمِ اَللَّهِ عَلَى أَوَّلِهِ وَ آخِرِهِ ».



Hadith.4253 - Commander of the Faithful, peace be upon him, said:

"I guarantee that whoever mentions the name of Allah (SWT) upon his food will not suffer any harm from it."

Then Ibn al-Kawwa' said:

"O Commander of the Faithful, I ate food last night, mentioned the name of Allah {SWT} upon it, and yet it caused me discomfort."

Commander of the Faithful, peace be upon him, replied:

"You ate different types of food, but you mentioned the name of Allah (SWT) on some and did not mention it on others, O foolish one!"

It is also narrated: "Whoever forgets to mention the name of Allah (SWT) on each type of food should say: 'In the name of Allah (SWT), on its beginning and its end.'"

[REFERENCES]

Al-Muhasin, Vol.2 p.430 • Man La Yahduruhu Al-Faqih, Vol.3 p.355 • Bihar Al-Anwar, Vol.63 p.369 • Makarim Al-Akhlaq, Vol.1 p.143 • Miftah Al-Falah, Vol.1 p.171 • Al-Wafi, Vol.20 p.480 • Wasa'il Al-Shi'ah, Vol.24 p.357 • Bihar Al-Anwar, Vol.63 p.380

4254 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «مَا اِتَّخَمْتُ قَطُّ وَ ذَلِكَ أَنِّي لَمْ أَبْدَأُ بِطَعَامٍ إِلاَّ قُلْتُ: بِسْمِ اَللَّهِ وَ لَمْ أَفْرُغْ مِنْ طَعَامٍ إِلاَّ قُلْتُ اَلْحَمْدُ لِلَّهِ ».

Hadith.4254 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, said:

"I have never suffered from indigestion, and that is because I never began eating any food without saying: 'In the name of Allah {SWT},' and I never finished eating without saying: 'All praise is due to Allah {SWT}.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.356 • Makarim Al-Akhlaq, Vol.1 p.143 • Al-Wafi, Vol.20 p.479 • Wasa'il Al-Shi'ah, Vol.24 p.354

715 A 115 A

4255 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ : «إِنَّ ٱلْبَطْنَ إِذَا شَبِعَ طَغَى».

Hadith.4255 - Imam (a.s.) said: "Indeed, when the stomach is full, it becomes rebellious."

[REFERENCES]

Al-Muhasin, Vol.2 p.446 • Al-Kafi, Vol.6 p.270 • Man La Yahduruhu Al-Faqih, Vol.3 p.356 • Makarim Al-Akhlaq, Vol.1 p.143 • Al-Wafi, Vol.20 p.501 • Al-Wafi, Vol.20 p.502 • Wasa'il Al-Shi'ah, Vol.24 p.242 • Wasa'il Al-Shi'ah, Vol.24 p.243 • Bihar Al-Anwar, Vol.63 p.336

4256 - وَ رُوِيَ عَنْ عَمْرِو بْنِ قَيْسِ ٱلْمَاصِرِ قَالَ : دَخَلْتُ عَلَى أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ بِالْمَدِينَةِ وَ بَيْنَ يَدَيْهِ خِوَانٌ وَ هُوَ يَأْكُلُ فَقُلْتُ لَهُ مَا حَدُّ هَذَا ٱلْخِوَانِ فَقَالَ «إِذَا وَضَعْتَهُ فَسَمِّ ٱللَّهَ وَ إِذَا رَفَعْتَهُ فَاحْمَدِ ٱللَّهَ وَ قُمَّ مَا خُولًا وَقُعْتَهُ فَاسُمِ اللَّهَ وَ إِذَا رَفَعْتَهُ فَاحْمَدِ ٱللَّهَ وَ قُمَّ مَا حَدُّ ٱلْكُوزِ فَقَالَ «إِشْرَبْ مِمَّا يَلِي حَوْلَ ٱلْخِوَانِ فَإِنَّ هَذَا حَدُّهُ» قَالَ فَالْتَفَتُ فَإِذَا كُوزٌ مَوْضُوعٌ فَقُلْتُ لَهُ مَا حَدُّ ٱلْكُوزِ فَقَالَ «إِشْرَبْ مِمَّا يَلِي حَوْلَ ٱلْخِوَانِ فَإِنَّ هَذَا حَدُّهُ» قَالَ فَالْتَفَتُ فَإِذَا كُوزٌ مَوْضُوعٌ فَقُلْتُ لَهُ مَا حَدُ ٱللَّهُ عَزَّ وَ جَلَّ وَ إِيَّاكَ وَ مَوْضِعَ ٱلْعُرُوةِ أَنْ تَشْرَبَ مَنْ فِيكَ فَاحْمَدِ ٱللَّهَ عَزَّ وَ جَلَّ وَ إِيَّاكَ وَ مَوْضِعَ ٱلْعُرُوةِ أَنْ تَشْرَبَ مِنْهُا فَإِنَّهَا مَقْعَدُ ٱلشَّيْطَانِ فَهَذَا حَدُّهُ».



Hadith.4256 - Amr ibn Qays al-Masir narrated:

I entered upon Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, in Medina, and there was a dining table before him, and Imam ^{a.s} was eating.

I said to Imam ^{a.s}: "What is the proper etiquette for this table?"

Imam ^{a.s} replied: "When you place it, mention the name of Allah ^{SWT}, and when you remove it, praise Allah ^{SWT}. Clean up what is around the table, for this is its etiquette."

He said: Then I turned, and there was a jug placed there. So I said to Imam ^{a.s}, "What is the proper etiquette for the jug?"

Imam ^{a.s} replied: "Drink from the side of its lip, and mention the name of Allah ^{SWT}, the Almighty and Majestic. When you lift it from your mouth, praise Allah ^{SWT}, the Almighty and Majestic. Avoid drinking from the spot near the handle, for that is the seat of Satan. This is its etiquette."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.356

4257 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ اَلْوَلِيدِ اَلْكِرْمَانِيٍّ قَالَ : أَكَلْتُ بَيْنَ يَدَيْ أَبِي جَعْفَرِ اَلثَّانِي عَلَيْهِ اَلسَّلاَمُ حَتَّى إِذَا فَرَغْتُ وَ رُفِعَ اَلْخِوَانُ ذَهَبَ اَلْغُلاَمُ يَرْفَعُ مَا وَقَعَ مِنْ فُتَاتِ اَلطَّعَامِ فَقَالَ لَهُ «مَا كَانَ فِي اَلصَّحْرَاءِ فَدَعْهُ وَ لَوْ فَخِذَ شَاةٍ وَ مَا كَانَ فِي اَلْبَيْتِ فَتَتَبَعْهُ وَ اُلْقُطْهُ».

Hadith.4257 - It is narrated from Muhammad ibn al-Walid al-Kirmani:

I ate in the presence of Abu Ja'far al-Thani Imam Muhammad ibn Ali Al-Jawad (a.s).

When I finished and the dining mat was lifted, a servant went to collect the crumbs of food that had fallen.

Imam ^{a.s} said to him: "Whatever is in the open area, leave it even if it is the leg of a sheep, and whatever is inside the house, collect it and pick it up."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.356 • Makarim Al-Akhlaq, Vol.1 p.141 • Al-Wafi, Vol.20 p.505 • Wasa'il Al-Shi'ah, Vol.24 p.376 • Bihar Al-Anwar, Vol.63 p.430 • Awalim Al-Uloom, Vol.23 p.519

4258 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «إِنَّ بَنِي أُمَيَّةَ يَبْدَءُونَ بِالْخَلِّ فِي أَوَّلِ اَلطَّعَامِ وَ يَخْتِمُونَ بِالْمِلْحِ وَ إِنَّا نَبْدَأُ بِالْمِلْحِ فِى أَوَّلِ اَلطَّعَامِ وَ نَخْتِمُ بِالْخَلِّ».

Hadith.4258 - Imam Jafar ibn Muhammad Al-Sadiq (a.s), said:

"Indeed, the Banu Umayyah begin their meals with vinegar and end them with salt. Whereas we begin our meals with salt and end them with vinegar."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.357 • Al-Wafi, Vol.19 p.326 • Wasa'il Al-Shi'ah, Vol.24 p.408

4259 - وَ قَالَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ : «إِبْدَءُوا بِالْمِلْحِ فِي أَوَّلِ ٱلطَّعَامِ فَلَوْ عَلِمَ ٱلنَّاسُ مَا فِي ٱلْمِلْحِ لاَخْتَارُوهُ عَلَى ٱلتِّرْيَاقِ ٱلْمُجَرِّب».

Hadith.4259 - Commander of the Faithful ^{a.s} said: "Begin with salt at the start of the meal, for if people knew what is in salt, they would prefer it over the tried remedy."



[REFERENCES]

Al-Muhasin, Vol.2 p.591 • Al-Kafi, Vol.6 p.326 • Man La Yahduruhu Al-Faqih, Vol.3 p.357 • Makarim Al-Akhlaq, Vol.1 p.142 • Al-Wafi, Vol.19 p.320 • Wasa'il Al-Shi'ah, Vol.24 p.403 • Bihar Al-Anwar, Vol.63 p.396

4260 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ وَهْبِ بْنِ عَبْدِ رَبِّهِ قَالَ : رَأَيْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَتَخَلَّلُ وَهُوَ يُطَيِّبُ اَلْفَمَ». فَنَظَرْتُ إِلَيْهِ فَقَالَ «إِنَّ رَسُولَ اَللَّه صَلَّى اَللَّهُ عَلَيْهِ وَ آلِه كَانَ يَتَخَلَّلُ وَ هُوَ يُطَيِّبُ اَلْفَمَ».

Hadith.4260 - Al-Hasan ibn Mahbub narrated from Wahb ibn Abd Rabbih who said: I saw Abu Abdillah ^{a.s} using a toothpick, so I looked at him.

Imam $^{\{a.s\}}$ said: "Indeed, the Messenger of Allah $^{\{SWT\}}$ (peace be upon him and his family) used a toothpick, and it purifies the mouth."

[REFERENCES]

Al-Kafi, Vol.6 p.376 • Man La Yahduruhu Al-Faqih, Vol.3 p.357 • Al-Wafi, Vol.20 p.545 • Wasa'il Al-Shi'ah, Vol.24 p.420 • Awalim Al-Uloom, Vol.20 p.175

4261 - وَ فِي خَبَر آخَرَ : «إنَّ مِنْ حَقِّ اَلضَّيْفِ أَنْ يُعَدَّ لَهُ اَلْخِلاَلُ».

Hadith.4261 - And in another narration: "Indeed, it is from the rights of the guest that a toothpick is prepared for him."

[REFERENCES]

Al-Muhasin, Vol.2 p.564 • Man La Yahduruhu Al-Faqih, Vol.3 p.357 • Al-Wafi, Vol.20 p.546 • Wasa'il Al-Shi'ah, Vol.24 p.319 • Bihar Al-Anwar, Vol.63 p.441 • Bihar Al-Anwar, Vol.72 p.455

4262 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «مَا أَدَرْتَ عَلَيْهِ لِسَانَكَ فَأَخْرَجْتَهُ فَابْلَعْهُ وَ مَا أَخْرَجْتَهُ بالْخِلاَل فَارْمِ بهِ».

Hadith.4262 - Imam ^{a.s} said: "Whatever you roll around with your tongue and remove, swallow it, and whatever you remove with a toothpick, discard it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.357 • Al-Wafi, Vol.20 p.548 • Wasa'il Al-Shi'ah, Vol.24 p.426

4263 - وَ رَوَى صَفْوَانُ اَلْجَمَّالُ عَنْ أَبِي غُرَّةَ اَلْخُرَاسَانِيٍّ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «اَلْوُضُوءُ قَبْلَ اَلطَّعَامِ وَ بَعْدَهُ يَذْهَبَان بِالْفَقْرِ ».

Hadith.4263 - Safwan al-Jammal narrated from Abi Ghurrah al-Khurasani who said that Abu Abdillah ^{a.s} said: "Performing ablution before and after eating removes poverty."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.358 • Al-Wafi, Vol.20 p.466 • Wasa'il Al-Shi'ah, Vol.24 p.337

4264 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ سَرَّهُ أَنْ يَكْثُرَ خَيْرُ بَيْتِهِ فَلْيَتَوَضَّأُ عِنْدَ حُضُورِ طَعَامِهِ».



Hadith.4264 - The Messenger of Allah ^{SWT} (peace be upon him and his family) said: "Whoever desires that the blessings of his house increase, let him perform ablution when food is brought."

[REFERENCES]

Al-Muhasin, Vol.2 p.424 • Al-Kafi, Vol.6 p.290 • Man La Yahduruhu Al-Faqih, Vol.3 p.358 • Al-Khisal, Vol.1 p.13 • Al-Ash'athiyat, Vol.1 p.27 • Rawdat Al-Wa'izin, Vol.2 p.306 • Al-Nawadir (Lil-Rawandi), Vol.1 p.46 • Sulwat Al-Hazin, Vol.1 p.143 • Majmu'at Warram, Vol.1 p.49 • Al-Wafi, Vol.20 p.466

4265 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «مَنْ غَسَلَ يَدَهُ قَبْلَ اَلطَّعَامِ وَ بَعْدَهُ عَاشَ فِي سَعَةٍ وَ عُوفِيَ مِنْ بَلْوَى فِي جَسَدِهِ».

Hadith.4265 - Imam ^{a.s} said: "Whoever washes his hands before and after eating will live in ease and will be protected from afflictions in his body."

[REFERENCES]

Al-Muhasin, Vol.2 p.424 • Al-Kafi, Vol.6 p.290 • Man La Yahduruhu Al-Faqih, Vol.3 p.358 • Tahdhib Al-Ahkam, Vol.9 p.97 • Al-Adab Al-Diniyyah, Vol.1 p.87 • Miftah Al-Falah, Vol.1 p.172 • Al-Wafi, Vol.20 p.465 • Wasa'il Al-Shi'ah, Vol.24 p.336 • Bihar Al-Anwar, Vol.63 p.356

4266 - وَ رُوِيَ عَنْ أَبِي حَمْزَةَ اَلثُمَالِيِّ عَنْ عَلِيٍّ بْنِ اَلْحُسَيْنِ عَلَيْهِمَا اَلسَّلاَمُ : أَنَّهُ كَانَ إِذَا طَعِمَ قَالَ -: « اَلْحَمْدُ لِلَّهِ اَلَّذِى أَطْعَمَنَا وَ سَقَانَا وَ كَفَانَا وَ أَيَّدَنَا وَ آوَانَا وَ أَنْعَمَ عَلَيْنَا وَ أَفْضَلَ اَلْحَمْدُ لِلَّهِ اَلَّذِي «يُطْعِمُ وَ لاْ يُطْعَمُ» ».

Hadith.4266 - It is narrated from Abu Hamzah al-Thumali, from Imam Ali ibn Al-Hussain ^{a.s}, that whenever he ate, Imam ^{a.s} would say:

"All praise is due to Allah (SWT), Who fed us, gave us drink, sufficed us, supported us, sheltered us, blessed us, and bestowed His favor upon us. All praise is due to Allah (SWT), Who feeds and is not fed."

[REFERENCES]

Al-Muhasin, Vol.2 p.435 • Man La Yahduruhu Al-Faqih, Vol.3 p.358 • Makarim Al-Akhlaq, Vol.1 p.143 • Al-Wafi, Vol.20 p.479 • Wasa'il Al-Shi'ah, Vol.24 p.360 • Bihar Al-Anwar, Vol.63 p.376

4267 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «نِعْمَ اَلْإِدَامُ اَلْخَلُّ مَا أَقْفَرَ بَيْتٌ فِيهِ خَلُّ ».

Hadith.4267 - The Messenger of Allah ^{SWT} (peace be upon him and his family) said: "What an excellent condiment vinegar is! A house that has vinegar will never be destitute."

[REFERENCES]

Al-Muhasin, Vol.2 p.486 • Man La Yahduruhu Al-Faqih, Vol.3 p.358 • Al-Wafi, Vol.19 p.323 • Wasa'il Al-Shi'ah, Vol.25 p.90 • Wasa'il Al-Shi'ah, Vol.25 p.91 • Bihar Al-Anwar, Vol.63 p.301

4268 - وَ رَوَى شُعَيْبٌ عَنْ أَبِي بَصِيرٍ قَالَ : سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلثُّومِ وَ اَلْبَصَلِ وَ اَلْكُرَّاثِ فَقَالَ «لاَ بَأْسَ بِأَكْلِهِ نِيّاً وَ فِي اَلْقُدُورِ وَ لاَ بَأْسَ بِأَنْ يُتَدَاوَى بِالثُّومِ وَ لَكِنْ إِذَا كَانَ ذَلِكَ فَلاَ يَخْرُجُ إِلَى اَلْمُسْجِدِ».



Hadith.4268 - Shu'ayb narrated from Abu Basir who said: Abu Abdillah ^{a.s} was asked about garlic, onions, and leeks.

Imam ^{a.s} said: "There is no harm in eating them raw or cooked in pots, and there is no harm in using garlic as a remedy. However, if one does so, let him not go to the mosque."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.358 • Tahdhib Al-Ahkam, Vol.9 p.97 • Al-Istibsar, Vol.4 p.92

4269 - وَ رَوَى عُمَرُ بْنُ أُذَيْنَةَ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلتُّومِ فَقَالَ «إِنَّمَا نَهَى رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ عَنْهُ لِرِيحِهِ وَ قَالَ «مَنْ أَكَلَ هَذِهِ اَلْبَقْلَةَ اَلْخَبِيثَةَ فَلاَ يَقْرَبْ مَسْجِدَنَا فَأَمًا مَنْ أَكَلَ هَذِهِ اَلْبَقْلَةَ اَلْخَبِيثَةَ فَلاَ يَقْرَبْ مَسْجِدَنَا فَأَمًا مَنْ أَكَلُهُ وَ لَمْ يَأْتِ اَلْمَسْجِدَ فَلاَ بَأْسَ» ».

Hadith.4269 - Umar ibn Udhaynah narrated from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said: I asked him about garlic. Imam ^{a.s} said:

"The Messenger of Allah {SWT} (peace be upon him and his family) only forbade it because of its smell.

Prophet {saws} said: 'Whoever eats this foul plant should not come near our mosque.' However, as for one who eats it and does not go to the mosque, there is no harm."

[REFERENCES]

Al-Kafi, Vol.6 p.374 • Man La Yahduruhu Al-Faqih, Vol.3 p.358 • Ilal Al-Shara'i', Vol.2 p.519 • Al-Istibsar, Vol.4 p.92 • Wasa'il Al-Shi'ah, Vol.5 p.226 • Wasa'il Al-Shi'ah, Vol.25 p.213 • Bihar Al-Anwar, Vol.63 p.247 • Bihar Al-Anwar, Vol.81 p.8

4270 - وَ رَوَى إِبْرَاهِيمُ اَلْكَرْخِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ قَالَ اَلْحَسَنُ بْنُ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ :

«فِي اَلْمَائِدَةِ اِثْنَتَا عَشْرَةَ خَصْلَةً يَجِبُ عَلَى كُلِّ مُسْلِمٍ أَنْ يَعْرِفَهَا أَرْبَعٌ مِنْهَا فَرْضٌ وَ أَرْبَعٌ سُنَّةٌ وَ أَلْرَبَعُ تَأْدِيبٌ فَأَلَّا اللَّهُ فَالْوُضُوءُ قَبْلَ اَلطَّعَامِ وَ اَلْجُلُوسُ عَلَى فَأَمَّا اَلْفَرْضُ فَالْمَعْرِفَةُ وَ اَلرِّضَا وَ اَلتَّسْمِيَةُ وَ اَلشُّكُرُ وَ أَمَّا اَلسُّنَّةُ فَالْوُضُوءُ قَبْلَ اَلطَّعَامِ وَ اَلْجُلُوسُ عَلَى فَأَمَّا اللَّهُ فَا اللَّهُ فَالْوُضُوءُ قَبْلَ الطَّعَامِ وَ اللَّهُ وَ اللَّهُ مَا اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ مَا يَلِيكَ وَ تَصْغِيرُ اللَّقُمَةِ وَ الْجُويِدِ اللَّهُ اللللللَّهُ الللللْفُولُ اللَّهُ اللَّهُ الللللْفُولُ اللللَّهُ الللللَّهُ الللللْفُولُ اللللللْفُولُ اللللللْفُولُ اللْفُولُ الللللللْفُولُ الللللْفُولُ اللللْفُولُ الللللللْفُولُ الللللْفُولُ الللللللللْفُولُ اللللللْفُولُ الللللْفُولُ اللللللْفُولُ الللللللْفُولُ اللللللْفُولُ اللللللْفُولُ الللللللللْفُولُ الللللللِيلَّةُ الللللْفُولُ الللللللللللِمُ اللللللللللْفُولُ الل

Hadith.4270 - Ibrahim al-Karkhi narrated from Abu Abdillah ^{a.s}, from his fathers (peace be upon them), who said: Imam Hasan ibn Ali ^{a.s} said:

"There are twelve qualities related to the dining table that every Muslim must know, four of them are obligatory, four are recommended practices (Sunnah), and four are etiquettes:

As for the obligatory ones, they are: recognition (of Allah (SWT)), contentment, mentioning the name of Allah (SWT) (Bismillah), and gratitude.

As for the recommended practices, they are: performing ablution before eating, sitting on the left side, eating with three fingers, and licking the fingers.

As for the etiquettes, they are: eating from what is directly in front of you, taking small bites, chewing well, and avoiding looking at people's faces."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.359 • Al-Khisal, Vol.2 p.485 • Rawdat Al-Wa'izin, Vol.2 p.311 • Al-Adab Al-Diniyyah, Vol.1 p.87 • Makarim Al-Akhlaq, Vol.1 p.141 • Sulwat Al-Hazin, Vol.1 p.137 • Iqbal Al-A'mal, Vol.1 p.112 • Al-Aman, Vol.1 p.59 • Al-Wafi, Vol.20 p.478 • Wasa'il Al-Shi'ah, Vol.24 p.431

4271 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «يَنْبَغِي لِلشَّيْخِ اَلْكَبِيرِ أَلاَّ يَنَامَ إِلاَّ وَ جَوْفُهُ مُمْتَلِئٌ مِنَ اَلطَّعَامِ فَإِنَّهُ أَهْدَأُ لِنَوْمِهِ وَ أَطْيَبُ لِنَكْهَتِهِ».

Hadith.4271 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"It is appropriate for an elderly person not to sleep unless his stomach is full of food, for it makes his sleep more restful and his breath more pleasant."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.359 • Al-Wafi, Vol.20 p.510 • Wasa'il Al-Shi'ah, Vol.24 p.334 • Bihar Al-Anwar, Vol.63 p.345

4272 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «عَجِبْتُ لِمَنْ يَحْتَمِي مِنَ اَلطَّعَامِ مَخَافَةَ اَلدَّاءِ كَيْفَ لاَ يَحْتَمِى مِنَ اَلذُّنُوبِ مَخَافَةَ اَلنَّارِ ».

Hadith.4272 - The Messenger of Allah (SWT) (peace be upon him and his family) said:

"I am amazed at the one who abstains from food out of fear of illness, how does he not abstain from sins out of fear of the Fire?"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.359 • Al-Amali (Lil-Saduq), Vol.1 p.180 • Rawdat Al-Wa'izin, Vol.2 p.419 • Sulwat Al-Hazin, Vol.1 p.81 • Al-Wafi, Vol.20 p.552 • Bihar Al-Anwar, Vol.59 p.269 • Bihar Al-Anwar, Vol.70 p.347



CHAPTER 95 – CHAPTER ON OATHS, VOWS, AND EXPIATIONS

بَابُ الْأَيْمَانِ وَ النُّذُورِ وَ الْكَفَّارَاتِ

% HADITH 4273 – 4335 المسلم اللهِ الرَّمْنِ الرَّمْنِ الرَّمْنِ

4273 - رَوَى مَنْصُورُ بْنُ حَازِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «لاَ رَضَاعَ بَعْدَ فِطَامٍ وَ لاَ وِصَالَ فِي صِيَامٍ وَ لاَ يُثْمَ بَعْدَ اِحْتِلاَمٍ وَ لاَ صَمْتَ يَوْماً إِلَى اَللَّيْلِ وَ لاَ تَعَرُّبَ بَعْدَ الْهِجْرَةِ وَ لاَ هِجْرَةَ بَعْدَ اَلْفَتْحِ وَ لاَ طَلاَقَ قَبْلَ نِكَاحٍ وَ لاَ عِثْقَ قَبْلَ مِلْكٍ وَ لاَ يَمِينَ لِوَلَدٍ مَعَ وَالِدِهِ وَ لاَ لِمَمْلُوكٍ الْهِجْرَةِ وَ لاَ لِلْمَرْأَةِ مَعَ زَوْجِهَا وَ لاَ نَذْرَ فِى مَعْصِيَةٍ وَ لاَ يَمِينَ فِى قَطِيعَةٍ ».

Hadith.4273 - Mansur ibn Hazim narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} who said that the Messenger of Allah ^{SWT} (peace be upon him and his family) said:

"There is no breastfeeding after weaning, no continuous fasting without breaking, no orphanhood after reaching puberty, no silence for a day until night, no returning to a Bedouin life after migration, no migration after the conquest (of Mecca), no divorce before marriage, no emancipation before ownership, no oath for a child in the presence of their parent, nor for a slave with their master, nor for a woman with her husband, no vow in disobedience, and no oath in severing family ties."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.26 • Man La Yahduruhu Al-Faqih, Vol.3 p.359 • Al-Amali (Lil-Saduq), Vol.1 p.378 • Tuhaf Al-'Uqul, Vol.1 p.381 • Al-Amali (Lil-Tusi), Vol.1 p.423 • Al-Wafi, Vol.11 p.558 • Wasa'il Al-Shi'ah, Vol.23 p.217 • Al-Fusul Al-Muhimmah, Vol.2 p.343 • Bihar Al-Anwar, Vol.75 p.267 • Bihar Al-Anwar, Vol.93 p.262

4274 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ : أَنَّهُ سُئِلَ عَنِ اِمْرَأَةٍ جَعَلَتْ مَالَهَا هَدْياً وَ كُلَّ مَمْلُوكٍ لَهَا حُرَّاً إِنْ كَلَّمَتْ أُخْتَهَا أَبَداً قَالَ «تُكَلِّمُهَا وَ لَيْسَ هَذَا بِشَيْءٍ إِنَّمَا هَذَا وَ شِبْهُهُ مِنْ «خُطُواتِ هَدْياً وَ كُلَّ مَمْلُوكٍ لَهَا حُرَّاً إِنْ كَلَّمَتْ أُخْتَهَا أَبَداً قَالَ «تُكَلِّمُهَا وَ لَيْسَ هَذَا بِشَيْءٍ إِنَّمَا هَذَا وَ شِبْهُهُ مِنْ «خُطُواتِ الشَّيْطان» ».

Hadith.4274 - Al-Ala narrated from Muhammad ibn Muslim, from one of the Imams ^{a.s}, that he was asked about a woman who vowed to donate all her wealth as an offering and to set all her slaves free if she ever spoke to her sister again.

Imam ^{a.s} said: "She may speak to her, and this (vow) is of no consequence. Indeed, this and similar actions are among the steps of Satan."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.26 • Tafsir Al-'Ayyashi, Vol.1 p.73 • Man La Yahduruhu Al-Faqih, Vol.3 p.360 • Al-Wafi, Vol.11 p.563 • Wasa'il Al-Shi'ah, Vol.23 p.218 • Tafsir Al-Burhan, Vol.1 p.371 • Bihar Al-Anwar, Vol.101 p.223 • Bihar Al-Anwar, Vol.101 p.231 • Tafsir Nur Al-Thaqalayn, Vol.1 p.207 • Mustadrak Al-Wasa'il, Vol.16 p.43

4275 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «مَنْ حَلَفَ عَلَى يَمِينٍ فَرَأَى مَا هُوَ خَيْرٌ مِنْهَا فَلْيَأْتِ اَلَّذِي هُوَ خَيْرٌ مِنْهَا وَ لَهُ زِيَادَةُ حَسَنَةٍ ».



Hadith.4275 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"Whoever swears an oath and then sees something better than it, let him do that which is better, and he will have an additional good deed."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.28 • Al-Kafi, Vol.7 p.444 • Man La Yahduruhu Al-Faqih, Vol.3 p.360 • Al-Wafi, Vol.11 p.556 • Wasa'il Al-Shi'ah, Vol.23 p.241 • Wasa'il Al-Shi'ah, Vol.23 p.242 • Al-Fusul Al-Muhimmah, Vol.2 p.409 • Bihar Al-Anwar, Vol.101 p.232

4276 - وَ رَوَى حَمَّادُ بْنُ عُثْمَانَ عَنْ مُحَمَّدِ بْنِ أَبِي اَلصَّبَّاحِ قَالَ : قُلْتُ لِأَبِي اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ إِنَّ أَمُّي تَصَدَّقَتْ عَلَيَّ بِنَصِيبٍ لَهَا فِي اَلدَّارِ فَقُلْتُ لَهَا إِنَّ اَلْقُضَاةَ لاَ يُجِيزُونَ هَذَا وَ لَكِنِ اُكْتُبِيهِ شِرَّى فَقَالَتْ اِصْنَعْ مَنْ عَلَيَّ بِنَصِيبٍ لَهَا فِي اَلدَّارِ فَقُلْتُ لَهَا إِنَّ اَلْقُضَاةَ لاَ يُجِيزُونَ هَذَا وَ لَكِنِ اُكْتُبِيهِ شِرَّى فَقَالَتْ اِصْنَعْ مِنْ ذَلِكَ مَا بَدَا لَكَ وَ كُلَّ مَا تَرَى أَنْ يَسُوغَ لَكَ فَتَوَثَّقْتُ فَأَرَادَ بَعْضُ الْوَرَثَةِ أَنْ يَسْتَحْلِفَنِي أَنِّي قَدْ نَقَدْتُهَا اللَّهُ مَا تَرَى قَالَ «فَاحْلِفْ لَهُمْ».

Hadith.4276 - Hammad ibn Uthman narrated from Muhammad ibn Abi al-Sabbah who said: I said to Abu al-Hasan ^{a.s}: "My mother gave me her share in the house as charity. I told her that the judges do not approve of this unless it is written as a sale.

She said: 'Do whatever you see fit and whatever you think is permissible for you.' So I documented it.

Later, some of the heirs wanted me to swear that I had paid her the price, although I had not given her anything. What do you suggest?"

Imam ^{a.s} said, "Swear to them."

[REFERENCES]

 $\label{thm:condition} $$\operatorname{Man La Yahduruhu Al-Faqih, Vol.3 p.361 \bullet Tahdhib Al-Ahkam, Vol.8 p.287 \bullet Tahdhib Al-Ahkam, Vol.9 p.138 \bullet Al-Wafi, Vol.16 p.1069 \bullet Wasa'il Al-Shi'ah, Vol.19 p.196 \bullet Wasa'il Al-Shi'ah, Vol.23 p.281}$

4277 - وَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ حَلَفَ إِنْ كَلَّمَ أَبَاهُ أَوْ أُمَّهُ فَهُوَ يُحْرِمُ بِحَجَّةٍ قَالَ «لَيْسَ بشَيْءٍ».

Hadith.4277 - Abu Abdillah ^{a.s} was asked about a man who swore that if he spoke to his father or mother, he would enter into the state of ihram for Hajj. Imam ^{a.s} said: "It is of no consequence."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.361

4278 - وَ سُئِلَ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ غَضِبَ فَقَالَ عَلَيَّ اَلْمَشْيُ إِلَى بَيْتِ اَللَّهِ اَلْحَرَامِ قَالَ «إِذَا لَمْ يَقُلْ لِلَّهِ عَلَىَّ اللَّهِ اَلْحَرَامِ قَالَ «إِذَا لَمْ يَقُلْ لِلَّهِ عَلَىً فَلَيْسَ بِشَيْءٍ».

Hadith.4278 - Imam ^{a.s} was asked about a man who, in a state of anger, said: "Upon me is to walk to the Sacred House of Allah ^{SWT}." Imam ^{a.s} said: "If he did not say, 'It is a vow to Allah ^{SWT} upon me,' then it is of no consequence."



IREFERENCES1

Al-Nawadir (Lil-Ash'ari), Vol.1 p.31 • Man La Yahduruhu Al-Faqih, Vol.3 p.361 • Al-Wafi, Vol.11 p.508 • Bihar Al-Anwar, Vol.101 p.234 • Mustadrak Al-Wasa'il, Vol.16 p.96

4279 - وَ رَوَى أَبُو بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ لاٰ يُؤَاخِذُكُمُ اَللَّهُ بِاللَّغْوِ فِي أَيْمَانِكُمْ ۞ قَالَ «هُوَ لاَ وَ اَللَّهِ وَ بَلَى وَ اَللَّهِ ».

Hadith.4279 - Abu Basir narrated from Abu Abdillah ^{a.s} regarding the saying of Allah ^{SWT}, the Almighty and Glorious: "*Allah* ^{SWT} does not take you to task for what is unintentional in your oaths" (Surah Al-Baqarah 2:225).

Imam (a.s) said: "It refers to sayings like 'No, by Allah (SWT) and 'Yes, by Allah (SWT)."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.37 • Man La Yahduruhu Al-Faqih, Vol.3 p.361 • Al-Wafi, Vol.11 p.565 • Wasa'il Al-Shi'ah, Vol.23 p.239 • Bihar Al-Anwar, Vol.101 p.236 • Tafsir Nur Al-Thaqalayn, Vol.1 p.665

4280 - وَ رَوَى مُحَمَّدُ بْنُ مُسْلِمٍ قَالَ : سَأَلْتُ أَحَدَهُمَا عَلَيْهِمَا اَلسَّلاَمُ عَنْ رَجُلٍ قَالَتْ لَهُ اِمْرَأْتُهُ أَسْأَلُكَ بِوَجْهِ اَللَّهِ إِلاَّ مَا طَلَّقْتَنِى قَالَ «يُوجِعُهَا ضَرْباً أَوْ يَعْفُو عَنْهَا ».

Hadith.4280 - Muhammad ibn Muslim said: I asked one of the Imams ^{a.s} about a man whose wife said to him, "I ask you, for the sake of Allah ^{SWT}, to divorce me." Imam ^{a.s} said: "He should either discipline her with a beating or forgive her."

[REFERENCES]

Al-Usul Al-Sittah Ashar (T. Dar Al-Shibistri), Vol.1 p.155 •Al-Usul Al-Sittah Ashar (T. Dar Al-Hadith), Vol.1 p.365 • Al-Nawadir (Lil-Ash'ari), Vol.1 p.40 • Man La Yahduruhu Al-Faqih, Vol.3 p.361 • Al-Wafi, Vol.11 p.575 • Wasa'il Al-Shi'ah, Vol.23 p.280 • Bihar Al-Anwar, Vol.101 p.158 • Bihar Al-Anwar, Vol.101 p.238 • Mustadrak Al-Wasa'il, Vol.15 p.316 • Mustadrak Al-Wasa'il, Vol.16 p.76

4281 - وَ رَوَى عُثْمَانُ بْنُ عِيسَى عَنْ أَبِي أَيُّوبَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : «لاَ تَحْلِفُوا بِاللَّهِ صَادِقِينَ وَ لاَ كَاذِبِينَ فَإِنَّ اَللَّهَ عَزَّ وَ جَلِّ قَدْ نَهَى عَنْ ذَلِكَ فَقَالَ عَزَّ وَ جَلً ۞ وَ لاَ تَجْعَلُوا اَللَّهَ عُرْضَةً لِأَيْمَانِكُمْ ۞.

Hadith.4281 - Uthman ibn Isa narrated from Abu Ayyub, from Abu Abdillah ^{a.s}, who said: "Do not swear by Allah ^{SWT}, whether truthfully or falsely, for Allah ^{SWT}, the Almighty and Glorious, has forbidden that, as He ^{SWT}, the Almighty, says: 'And do not make Allah ^{SWT} an excuse in your oaths' (Surah Al-Bagarah 2:224)."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.51 • Man La Yahduruhu Al-Faqih, Vol.3 p.362 • Wasa'il Al-Shi'ah, Vol.23 p.199 • Bihar Al-Anwar, Vol.101 p.281 • Mustadrak Al-Wasa'il, Vol.16 p.36

4282 - وَ- قَالَ أَبُو أَيُّوبَ قَالَ أَبُو عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ مَنْ حَلَفَ بِاللَّهِ فَلْيَصْدُقْ وَ مَنْ لَمْ يَصْدُقْ فَلَيْسَ مِنَ اللَّهِ فِي شَيْءٍ وَ مَنْ حُلِفَ لَهُ بِاللَّهِ فَلْيَرْضَ وَ مَنْ لَمْ يَرْضَ فَلَيْسَ مِنَ اللَّهِ فِي شَيْءٍ.



Hadith.4282 - Abu Ayyub said that Abu Abdillah ^{a.s} said: "Whoever swears by Allah ^{SWT}, let him speak the truth; and whoever does not speak the truth has nothing to do with Allah ^{SWT} in any way. And whoever is sworn to by Allah ^{SWT}, let him be content; and whoever is not content has nothing to do with Allah ^{SWT} in any way."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.575 • Man La Yahduruhu Al-Faqih, Vol.3 p.362 • Al-Wafi, Vol.11 p.575 • Wasa'il Al-Shi'ah, Vol.23 p.199 • Bihar Al-Anwar, Vol.101 p.231

4283 - وَ رَوَى بَكْرُ بْنُ مُحَمَّدٍ اَلْأَزْدِيُّ عَنْ أَبِي بَصِيرٍ عَنْهُ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «لَوْ حَلَفَ اَلرَّجُلُ أَنْ لاَ يَخُكُ أَنْ لاَ يَخُلُ أَنْ لاَ يَنْطَحَ بِرَأْسِهِ اَلْحَائِطَ لَوَكُّلَ أَنْفَهُ بِالْحَائِطِ وَ لَوْ حَلَفَ اَلرَّجُلُ أَنْ لاَ يَنْطَحَ بِرَأْسِهِ اَلْحَائِطَ لَوَكُّلَ اللَّهُ عَزَّ وَ جَلَّ بِهِ شَيْطَاناً حَتَّى يَنْطَحَ بِرَأْسِهِ اَلْحَائِطَ ».

Hadith.4283 - Bakr ibn Muhammad al-Azdi narrated from Abu Basir, from Imam ^{a.s}, that he said: "If a man swears that he will not rub his nose against a wall, Allah ^{SWT}, the Exalted, will test him until he rubs his nose against the wall. And if a man swears that he will not strike his head against the wall, Allah ^{SWT}, the Almighty and Glorious, will assign a devil to him until he strikes his head against the wall."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.575 • Man La Yahduruhu Al-Faqih, Vol.3 p.362 • Al-Wafi, Vol.11 p.575 • Wasa'il Al-Shi'ah, Vol.23 p.199 • Bihar Al-Anwar, Vol.101 p.231

4284 - وَ رَوَى حَمَّادُ بْنُ عِيسَى عَنْ عَبْدِ اَللَّهِ بْنِ مَيْمُونٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ وَ اللَّهِ عَلَيْهِ وَ اللَّهُ عَلَيْهِ وَ اللهِ أَتَاهُ نَاسٌ مِنَ اَلْيَهُودِ فَسَأَلُوهُ يَسْتَثْنِ مَا بَيْنَهُ وَ بَيْنَ أَرْبَعِينَ يَوْماً إِذَا نَسِيَ إِنَّ رَسُولَ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ اللهِ أَتَاهُ نَاسٌ مِنَ الْيَهُودِ فَسَأَلُوهُ عَنْ أَشْيَاءَ فَقَالَ لَهُمْ «تَعَالَوْا غَداً أُحَدِّثُكُمْ» وَ لَمْ يَسْتَثْنِ فَاحْتَبَسَ جَبْرَئِيلُ عَلَيْهِ السَّلاَمُ عَنْهُ أَرْبَعِينَ يَوْماً ثُمَّ عَنْ عَبْدُ اللهُ وَ الْأَدُو وَلَا تَقُولَنَّ لِشَيْءٍ إِلَّا أَنْ يَشَاءَ اللَّهُ وَ الْذُكُرْ رَبَّكَ إِذَا نَسِيتَ ۞ »

Hadith.4284 - Hammad ibn Isa narrated from Abdullah ibn Maymun, from Abu Abdillah ^{a.s}, who said:

"A servant may make an exception (by saying 'If Allah (SWT) within forty days if he forgets. The Messenger of Allah (SWT) (peace be upon him and his family) was visited by some Jews who asked Him (saws) about certain matters.

He ^{saws} said to them: 'Come tomorrow, and I will inform you,' but He ^{saws} did not say 'If Allah ^{SWT} wills.'

So, Archangel Jibril ${a.s}$ was delayed from coming to Him ${saws}$ for forty days. Then Jibril ${a.s}$ came and said:

'And do not say about anything: Surely I will do that tomorrow, except (by adding) If Allah (SWT) wills. And remember your Lord (AZI) when you forget.' (Surah Al-Kahf 18:23-24)"

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.55 • Man La Yahduruhu Al-Faqih, Vol.3 p.362 • Awali Al-La'ali, Vol.3 p.445 • Al-Wafi, Vol.11 p.578 • Tafsir Al-Safi, Vol.3 p.238 • Wasa'il Al-Shi'ah, Vol.23 p.258 • Bihar Al-Anwar, Vol.101 p.230 • Tafsir Nur Al-Thaqalayn, Vol.3 p.254 • Tafsir Kanz Al-Daqaiq, Vol.8 p.60 • Mustadrak Al-Wasa'il, Vol.16 p.61



4285 - وَ رَوَى اَلْقَاسِمُ بْنُ مُحَمَّدٍ اَلْجَوْهَرِيُّ عَنْ عَلِيٍّ بْنِ أَبِي حَمْزَةَ قَالَ : سَأَلْتُهُ عَمَّنْ قَالَ وَ اَللَّهِ ثُمَّ لَمْ يَفِ بِهِ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ «كَفَّارَتُهُ إِطْعَامُ عَشَرَةٍ مَسَاكِينَ مُدَّا مُدَّا دَقِيقٍ أَوْ حِنْطَةٍ أَوْ تَحْرِيرُ رَقَبَةٍ أَوْ صَيَامُ ثَلاَثَة أَيًّام مُتَوَاليَة إِذَا لَمْ يَحِدْ شَيْئاً».

Hadith.4285 - Al-Qasim ibn Muhammad al-Jawhari narrated from Ali ibn Abi Hamzah, who said: I asked him about someone who said: "By Allah (SWT)," and then did not fulfill it.

Abu Abdillah ^{a.s} said: "Its expiation is feeding ten needy people with a measure (mudd) each of flour or wheat, or freeing a slave. If he cannot find any of these, then he must fast for three consecutive days."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.57 • Al-Kafi, Vol.7 p.453 • Man La Yahduruhu Al-Faqih, Vol.3 p.363 • Al-Wafi, Vol.11 p.584 • Wasa'il Al-Shi'ah, Vol.22 p.376 • Tafsir Al-Burhan, Vol.2 p.349 • Bihar Al-Anwar, Vol.101 p.241 • Mustadrak Al-Wasa'il, Vol.15 p.415

4286 - وَ رَوَى اِبْنُ بُكَيْرٍ عَنْ زُرَارَةَ قَالَ : قُلْتُ لِأَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ نَمُرُّ بِالْمَالِ عَلَى اَلْعُشَّارِ فَيَطْلُبُونَ مِنَّا أَنْ نَحْلِفَ لَهُمْ فَهُوَ أَحَلُّ مِنَ اَلتَّمْرِ وَ اَلزُّبْدِ».

Hadith.4286 - Ibn Bukayr narrated from Zurarah, who said:

I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}: "We pass by tax collectors, and they ask us to swear an oath so that they let us go, and they are not satisfied with anything else." Imam ^{a.s} said: "Then swear to them, for it is more lawful than dates and butter."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.73 • Man La Yahduruhu Al-Faqih, Vol.3 p.363 • Al-Wafi, Vol.16 p.1068 • Wasa'il Al-Shi'ah, Vol.23 p.225 • Bihar Al-Anwar, Vol.101 p.283

4287 - وَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «اَلتَّقِيَّةُ فِى كُلِّ ضَرُورَةٍ وَ صَاحِبُهَا أَعْلَمُ بِهَا حِينَ تَنْزِلُ بِهِ ».

Hadith.4287 - Abu Abdillah ^{a.s} said: "Taqiyyah (dissimulation) is in every situation of necessity, and the one facing it knows best when it arises."

[REFERENCES]

Al-Kafi, Vol.2 p.219 • Man La Yahduruhu Al-Faqih, Vol.3 p.363 • Mishkat Al-Anwar, Vol.1 p.41 • Al-Wafi, Vol.5 p.690 • Al-Wafi, Vol.16 p.1067 • Wasa'il Al-Shi'ah, Vol.16 p.214 • Wasa'il Al-Shi'ah, Vol.23 p.225 • Wasa'il Al-Shi'ah, Vol.23 p.227 • Al-Fusul Al-Muhimmah, Vol.2 p.231 • Bihar Al-Anwar, Vol.72 p.411

4288 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ :

«أَرَى أَنْ لاَ يُحْلَفَ إِلاَّ بِاللَّهِ وَ أَمَّا قَوْلُ اَلرَّجُلِ لاَ بَلِ شَانِئِكَ فَإِنَّهُ مِنْ قَوْلِ اَلْجَاهِلِيَّةِ وَ لَوْ حَلَفَ اَلنَّاسُ بِهَذَا أَنْ شِبْهِهِ تُرِكَ أَنْ يُحْلَفَ بِاللَّهِ وَ أَمَّا قَوْلُ اَلرَّجُلِ يَا هَنَاهْ يَا هَنَاهْ فَإِنَّمَا ذَلِكَ طَلَبُ اَلاِسْمِ وَ لاَ أَرَى بِهِ بَأْساً وَ أَمَّا لَعِمْرُ اَللَّهِ وَ اَيْمُ اَللَّهِ فَإِنَّمَا هُوَ بِاللَّهِ ».



Hadith.4288 - Hammad narrated from al-Halabi, from Abu Abdillah ^{a.s}, who said:

"I believe that one should only swear by Allah (SWT).

As for a man's saying, 'No, by your enemy,' this is from the sayings of Jahiliyyah (the pre-Islamic era of ignorance). If people were to swear by this or similar expressions, swearing by Allah (SWT) would be abandoned.

As for a man's saying, 'Ya Hanah, Ya Hanah' (O so-and-so), it is merely calling a name, and I see no harm in it.

And as for saying, 'By the life of Allah ^{SWT}' (La 'amr Allah ^{SWT}) and 'By the oath of Allah ^{SWT}' (Aym Allah ^{SWT}), these are indeed swearing by Allah ^{SWT}."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.363

4289 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ حَلَفَ تَقِيَّةً قَالَ «إِنْ خَشِيتَ عَلَى دَمِكَ وَ مَالِكَ فَاحْلِفْ تَرُدُّهُ عَنْكَ بِيَمِينِكَ فَإِنْ رَأَيْتَ أَنَّ يَمِينَكَ لاَ تَرُدُّ عَنْكَ شَيْئاً فَلاَ تَحْلِفْ لَهُمْ».

Hadith.4289 - Imam ^{a.s} was asked about a man who swore an oath out of taqiyyah (dissimulation).

Imam ^{a.s} said: "If you fear for your life or property, then swear an oath to protect yourself with it. However, if you see that your oath will not protect you in any way, then do not swear to them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.364 • Al-Wafi, Vol.16 p.1067

4290 - وَ قَالَ ٱلْحَلَبِيُّ : وَ سَأَلْتُهُ عَنِ ٱلرَّجُلِ يَجْعَلُ عَلَيْهِ نَذْراً وَ لاَ يُسَمِّيهِ قَالَ «إِنْ سَمَّيْتَهُ فَهُوَ مَا سَمَّيْتَ وَ إِنْ لَمْ تُسَمِّ شَيْئاً فَلَيْسَ بِشَيْءٍ فَإِنْ قُلْتَ لِلَّهِ عَلَيَّ فَكَفَّارَةُ يَمِين».

Hadith.4290 - Al-Halabi said: I asked Imam $^{\{a.s\}}$ about a man who makes a vow upon himself without specifying it.

Imam ^{a.s} said: "If you specify it, then it is as you specified. But if you do not specify anything, then it is of no consequence. However, if you said: 'It is upon me for the sake of Allah ^{SWT},' then its expiation is the expiation of an oath."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.364 • Wasa'il Al-Shi'ah, Vol.23 p.297

4291 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «كُلُّ يَمِينِ لاَ يُرَادُ بِهَا وَجْهُ اَللَّهِ عَزَّ وَ جَلَّ فَلَيْسَ بِشَيْءٍ، فِي طَلاَقٍ أَوْ عِتْقِ ».

Hadith.4291 - Imam ^{a.s} said: "Any oath that is not intended for the sake of Allah ^{SWT}, the Almighty and Glorious, is of no consequence, whether it pertains to divorce or emancipation."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.33 • Al-Kafi, Vol.7 p.442 • Man La Yahduruhu Al-Faqih, Vol.3 p.364 • Tahdhib Al-Ahkam, Vol.8 p.288 • Al-Wafi, Vol.11 p.561 • Wasa'il Al-Shi'ah, Vol.23 p.230 • Wasa'il Al-Shi'ah, Vol.23 p.230 • Wasa'il Al-Shi'ah, Vol.23 p.231 • Al-Fusul Al-Muhimmah, Vol.2 p.409 • Bihar Al-Anwar, Vol.101 p.234



4292 - وَ قَالَ : «فِي كَفَّارَةِ ٱلْيَمِينِ مُدُّ وَ حَفْنَةٌ».

Hadith.4292 - Imam (a.s) said regarding the expiation of an oath: "It is a mudd and a handful."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.60 • Man La Yahduruhu Al-Faqih, Vol.3 p.365 • Wasa'il Al-Shi'ah, Vol.22 p.383 • Bihar Al-Anwar, Vol.101 p.242

4293 - وَ عَنِ اَلرَّجُلِ يَحْلِفُ لِصَاحِبِ اَلْعُشُورِ يُحْرِزُ بِذَلِكَ مَالَهُ قَالَ «نَعَمْ».

Hadith.4293 - And regarding a man who swears an oath to the tax collector in order to protect his wealth.

Imam ^{a.s} said: "Yes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.365

4294 - وَ سَأَلْتُهُ عَنِ اِمْرَأَةٍ جَعَلَتْ مَالَهَا هَدْياً لِبَيْتِ اَللَّهِ إِنْ أَعَارَتْ مَتَاعاً لَهَا فُلاَنَةَ وَ فُلاَنَةَ فَأَعَارَ بَعْضُ أَهْلِهَا بِغَيْرِ أَمْرِهَا قَالَ «لَيْسَ عَلَيْهَا هَدْيُ إِنَّمَا اَلْهَدْيُ مَا جُعِلَ لِلَّهِ عَزَّ وَ جَلَّ هَدْياً لِلْكَعْبَةِ فَذَلِكَ الَّذِي يُوفَى بِهِ إِذَا جُعِلَ لِلَّهِ عَزَّ وَ جَلَّ هَدْياً لِلْكَعْبَةِ فَذَلِكَ الَّذِي يُوفَى بِهِ إِذَا جُعِلَ لِلَّهِ وَ مَا كَانَ مِنْ أَشْبَاهِ هَذَا فَلَيْسَ بِشَيْءٍ وَ لاَ هَدْيَ لاَ يُذْكَرُ فِيهِ اِسْمُ اَللَّهِ عَزَّ وَ جَلَّ».

Hadith.4294 - I asked him about a woman who vowed to offer her wealth as an offering to the House of Allah ^{SWT} if she lent some of her belongings to so-and-so. Then, some of her family members lent those belongings without her permission.

Imam ^{a.s} said: "She is not required to offer the offering. The true offering is what is made as a dedication to Allah ^{SWT}, the Almighty and Glorious, as an offering to the Ka'bah. That is what must be fulfilled when it is made for Allah ^{SWT}. But matters like this are of no consequence, and an offering that does not mention the name of Allah ^{SWT}, the Almighty and Glorious, is not valid."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.39 • Man La Yahduruhu Al-Faqih, Vol.3 p.365 • Bihar Al-Anwar, Vol.96 p.69 • Bihar Al-Anwar, Vol.101 p.237 • Mustadrak Al-Wasa'il, Vol.9 p.350

4295 - وَ سُئِلَ عَنِ اَلرَّجُلِ يَقُولُ عَلَيَّ أَلْفُ بَدَنَةٍ وَ هُوَ مُحْرِمٌ بِأَلْفِ حَجَّةٍ قَالَ «تِلْكَ خُطُوَاتُ اَلشَّيْطَانِ» وَ عَنِ اَلرَّجُلِ يَقُولُ وَ هُوَ مُحْرِمٌ بِحَجَّةٍ أَوْ يَقُولُ أَنَا أُهْدِي هَذَا اَلطَّعَامَ قَالَ «لَيْسَ بِشَيْءٍ إِنَّ اَلطَّعَامَ لاَ يُهْدَى أَوْ عَنِ اَلرَّجُلِ يَقُولُ وَ هُوَ مُحْرِمٌ بِحَجَّةٍ أَوْ يَقُولُ أَنَا أُهْدِي هَذَا اَلطَّعَامَ قَالَ «لَيْسَ بِشَيْءٍ إِنَّ اَلطَّعَامَ لاَ يُهْدَى أَنْ أَعْدَى اللَّهِ إِنَّمَا تُهْدَى حِينَ صَارَتْ يَقُولُ لِجَزُورٍ بَعْدَ مَا نُحِرَتْ هُوَ هَدْيٌ لِبَيْتِ اَللَّهِ إِنَّمَا تُهْدَى الْبُدْنُ وَ هِيَ أَحْيَاءٌ وَ لَيْسَ تُهْدَى حِينَ صَارَتْ لَحُماً».

Hadith.4295 - Imam ${a.s}$ was asked about a man who says, "I am obligated to offer a thousand camels" while he is in the state of ihram for a thousand Hajj.

Imam ^{a.s} said: "These are the steps of Satan."

And regarding a man who, while in ihram for Hajj, says, "I will offer this food as a gift," Imam ^{a.s} said: "It is of no consequence. Food is not offered as a gift."



Or if he says about a camel after it has been slaughtered, "This is an offering to the House of Allah $\{SWT\}$ "

Imam ^{a.s} said: "Offerings are made while the animals are alive, and they are not offered after they have become meat."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.39 • Man La Yahduruhu Al-Faqih, Vol.3 p.366 • Bihar Al-Anwar, Vol.96 p.69 • Bihar Al-Anwar, Vol.101 p.237

-----4296 - وَ رُوِيَ فِي حَدِيثٍ آخَرَ : فِي رَجُل قَالَ لاَ وَ أَبِي قَالَ «يَسْتَغْفِرُ اَللَّهَ».

Hadith.4296 - It is narrated in another tradition about a man who said: "No, by my father." Imam ^{a.s} said: "He should seek forgiveness from Allah ^(SWT)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.366 • Al-Wafi, Vol.11 p.592 • Wasa'il Al-Shi'ah, Vol.23 p.234

4297 - وَ قَالَ الصَّادِقُ عَلَيْهِ السَّلاَمُ: «اَلْيَمِينُ عَلَى وَجْهَيْنِ أَحَدُهُمَا أَنْ يَحْلِفَ اَلرَّجُلُ عَلَى شَيْءٍ لاَ يَلْزَمُهُ أَنْ يَخْلِفَ اَلدَّعُلُ أَنَّهُ يَفْعَلُ ذَلِكَ الشَّيْءَ أَوْ يَحْلِفَ عَلَى مَا يَلْزَمُهُ أَنْ يَفْعَلَ فَعَلَيْهِ اَلْكَفَّارَةُ إِذَا لَمْ يَفْعَلُهُ وَ الْأَجْرَ لَهُ وَ الْأَجْرَ لَهُ وَ الْأَجْرَ لَهُ وَ الْأَجْرَ لَهُ وَ الْأَجْرُ اللَّارِ فَأَمًّا اللَّتِي يُؤْجَرُ عَلَيْهَا اللَّ كَفَّارَةَ عَلَيْهِ فِيهَا وَ الْعُقُوبَةُ فِيهَا دُخُولُ النَّارِ فَأَمًّا الَّتِي يُؤْجَرُ عَلَيْهَا اللَّجُلُ إِذَا حَلَفَ كَاذِباً وَ لاَ أَجْرَ لَهُ وَ اللَّهُ وَاللَّهُ فَهُو أَنْ يَحْلِفَ الرَّجُلُ فِي خَلاَصِ الْمَرِيُ مُسْلِمٍ أَوْ خَلاَصِ مَالِهِ مِنْ مُتَعَدِّ يَتَعَدَّى عَلَيْهِ مِنْ لِصَّ تَلْزَمُهُ الْكَفَّارَةُ فَهُو أَنْ يَحْلِفَ الرَّجُلُ فِي خَلاَصِ الْمَرِيُ مُسْلِمٍ أَوْ خَلاَصِ مَالِهِ مِنْ مُتَعَدِّ يَتَعَدَّى عَلَيْهِ مِنْ لِصَّ الْمَعُوبَةُ فَهُو أَنْ يَحْلِفَ الرَّجُلُ عَلَى شَيْءٍ ثُمَّ يَجِدُ مَا هُوَ خَيْرٌ مِنَ اللَّ عُلَى اللَّذِي هُو خَيْرٌ وَ أَمًّا اللَّتِي عُقُوبَتُهَا دُخُولُ النَّارِ فَهُوَ أَنْ يَحْلِفَ الرَّجُلُ عَلَى مَنْ يَعْ لَلْ اللَّهُ اللَّهُ وَلَا النَّارِ فَهُو أَنْ يَحْلِفَ الرَّجُلُ عَلَى اللَّذِي هُو خَيْرٌ وَ أَمًّا اللَّتِي عُقُوبَتُهَا دُخُولُ النَّارِ فَهُو أَنْ يَحْلِفَ الرَّجُلُ عَلَى مَنْ يَعْ فَلَامً فَهَذِهِ يَمِينٌ غَمُوسٌ تُوجِبُ النَّارَ وَ لاَ كَفَّارَةَ عَلَيْهِ فِى الدُّنْيَا ».

وَ لَا يَجُوزُ إِطْعَامُ الصَّغِيرِ فِي كَفَّارَةِ الْيَمِينِ وَ لَكِنْ صَغِيرَيْنِ بِكَبِيرٍ فَمَنْ لَمْ يَجِدْ فِي الْكَفَّارَةِ إِلَّا رَجُلًا أَوْ رَجُلَيْنِ فَلْيُكَرِّرْ عَلَيْهِمْ حَتَّى يَسْتَكْمِلَ.

Hadith.4297 - Imam Jafar ibn Muhammad Al-Sadiq [a.s] said:

"An oath is of two types. One type is when a man swears upon something that he is not obligated to do, yet he swears that he will do it.

The other type is when he swears upon something that he is obligated to do; in this case, if he does not fulfill it, he must offer expiation.

The second type has three categories. One of them is an oath for which a man will be rewarded if he swears falsely, another for which there is neither expiation nor reward, and the third for which there is no expiation but the punishment is entering the Fire.

As for the oath for which a man will be rewarded if he swears falsely and for which no expiation is required, it is when a person swears to protect the life of a Muslim or his property from an oppressor or a thief or anyone who intends harm.

As for the oath for which there is neither expiation nor reward, it is when a person swears upon something but later finds an option that is better than his oath, so he leaves the oath and chooses what is better.



And as for the oath whose punishment is entering the Fire, it is when a man swears falsely to take the wealth or rights of another Muslim unjustly. This is a 'Ghamus' oath, which necessitates the Fire, and there is no expiation for it in this world."

[AL SADUQ]

It is not permissible to feed a single child in expiation for an oath, but two children may be considered as one adult. If a person finds no one for the expiation except one or two individuals, he should repeat the feeding for them until the requirement is fulfilled.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.366 • Al-Wafi, Vol.11 p.553

4298 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ: «اَلْيَمِينُ اَلْكَاذِبَةُ تَدَعُ اَلدِّيَارَ بَلاَقِعَ مِنْ أَهْلِهَا».

وَ النَّذْرُ عَلَى وَجْهَيْنِ أَحَدُهُمَا أَنْ يَقُولَ الرَّجُلُ إِنْ كَانَ كَذَا وَ كَذَا صُمْتُ أَوْ صَلَّيْتُ أَوْ تَصَدَّقْتُ أَوْ حَجَجْتُ أَوْ فَعَلْتُ شَيْئاً مِنَ الْخَيْرِ وَ كَانَ ذَلِكَ فَهُوَ بِالْخِيَارِ إِنْ شَاءَ فَعَلَ وَ إِنْ شَاءَ لَمْ يَفْعَلْ فَإِنْ قَالَ إِنْ كَانَ كَذَا وَ كَذَا وَ كَذَا وَ كَذَا فَهُوَ نَذْرٌ وَاجِبٌ لَا يَسَعُهُ تَرْكُهُ وَ عَلَيْهِ الْوَفَاءُ بِهِ وَ إِنْ خَالَفَ لَزِمَتْهُ الْكَفَّارَةُ وَ كَفَّارَةُ النَّذْرِ كَفَّارَةُ الْيَمِينِ وَ كَفَّارَةُ الْيَمِين إطْعامُ عَشَرَةِ مَساكِينَ مِنْ أَوْسَطِ ما تُطْعِمُونَ أَهْلِيكُمْ لِكُلِّ مِسْكِين مُدُّ أَوْ كِسْوَتُهُمْ لِكُلِّ رَجُل ثَوْبَيْن أَوْ تَحْرِيرُ رَقَبَةِ فَمَنْ لَمْ يَجِدْ فَصِيامُ ثَلاثَةِ أَيَّامِ ذِلِكَ كَفَّارَةُ أَيْمانِكُمْ إذا حَلَفْتُمْ فَإِنْ نَذَرَ رَجُلْ أَنْ يَصُومَ كُلَّ يَوْمِ سَبْتِ أَوْ أَحَدٍ أَوْ سَائِرِ الْأَيَّامِ فَلَيْسَ لَهُ أَنْ يَتُرُكَهُ إِلَّا مِنْ عِلَّةٍ وَ لَيْسَ عَلَيْهِ صَوْمُهُ فِي سَفَر وَ لَا مَرَضِ إِلَّا أَنْ يَكُونَ نَوَى ذَلِكَ فَإِنْ أَفْطَرَ مِنْ غَيْرِ عِلَّةٍ تَصَدَّقَ مَكَانَ كُلِّ يَوْمٍ عَلَى عَشَرَةٍ مَسَاكِينَ فَإِنْ نَذَرَ أَنْ يَصُومَ يَوْماً بِعَيْنِهِ مَا دَامَ حَيّاً فَوَافَقَ ذَلِكَ الْيَوْمُ يَوْمَ عِيدِ فِطْرِ أَوْ أَضْحًى أَوْ أَيَّامَ التَّشْرِيقِ أَوْ سَافَرَ أَوْ مَرضَ فَقَدْ وَضَعَ اللَّهُ عَنْهُ الصِّيَامَ فِي هَذِهِ الْأَيَّامِ كُلِّهَا وَ يَصُومُ يَوْماً بَدَلَ يَوْمٍ وَ إِذَا نَذَرَ الرَّجُلُ نَذْراً وَ لَمْ يُسَمِّ شَيْئاً فَهُوَ بِالْخِيَارِ إِنْ شَاءَ تَصَدَّقَ بِشَيْءٍ وَ إِنْ شَاءَ صَلَّى رَكْعَتَيْن وَ إِنْ شَاءَ صَامَ يَوْماً و إِنْ شَاءَ أُطْعَمَ مِسْكِيناً رَغِيفاً وَ إِذَا نَذَرَ أَنْ يَتَصَدَّقَ بِمَال كَثِير وَ لَمْ يُسَمِّ مَبْلَغَهُ فَإِنَّ ِ الْكَثِيرَ ثَمَانُونَ وَ مَا زَادَ لِقَوْلِ اللَّهِ تَعَالَى -لَقَدْ نَصَرَكُمُ اللَّهُ فِي مَواطِنَ كَثِيرَةٍ وَ كَانَتْ ثَمَانِينَ مَوْطِناً وَ إِنْ صَامَ يَوْماً أَوْ شَهْراً لَمْ يُسَمِّهِ فِي النَّذْرِ فَأَفْطَرَ فَلَا كَفَّارَةَ عَلَيْهِ إِنَّمَا عَلَيْهِ أَنْ يَصُومَ مَكَانَهُ يَوْماً مَعْرُوفاً أَوْ شَهْراً مَعْرُوفاً عَلَى حَسَب مَا نَذَرَ فَإِنْ نَذَرَ أَنْ يَصُومَ يَوْماً مَعْرُوفاً أَوْ شَهْراً مَعْرُوفاً فَعَلَيْه أَنْ يَصُومَ ذَلِكَ الْيَوْمَ أَوْ ذَلِكَ الشَّهْرَ فَإِنْ لَمْ يَصُمْهُ أَوْ صَامَهُ فَأَفْطَرَ فَعَلَيْهِ الْكَفَّارَةُ فَإِنْ نَذَرَ أَنْ يَصُومَ يَوْماً فَوَقَعَ ذَلِكَ الْيَوْمَ عَلَى أَهْلِهِ فَعَلَيْهِ أَنْ يَصُومَ يَوْماً بَدَلَ يَوْمٍ وَ يُعْتِقَ رَقَبَةً مُؤْمِنَةً وَ الْأَعْمَى لَا يُجْزِي فِي الرَّقَبَةِ وَ يُجْزِي الْأَقْطَعُ وَ الْأَشَلُ وَ الْأَعْرَجُ وَ الْأَعْوَرُ وَ لَا يُجْزِي الْمُقْعَدُ -وَ يَجُوزُ فِي الظِّهَارِ صَبِيٌّ مِمَّنْ وُلِدَ فِي الْإِسْلَامِ فَإِنْ حَلَّفَ رَجُلٌ غَرِيمَهُ أَنْ لَا يَخْرُجَ مِنَ الْبَلَدِ إِلَّا يُعْلِمَهُ فَلَا يَجُوزُ لَهُ أَنْ يَخْرُجَ حَتَّى يُعْلِمَهُ فَإِنْ خَشِيَ أَنْ لَا يَدَعَهُ أَنْ يَخْرُجَ وَ يَقَعَ عَلَيْهِ وَ عَلَى عِيَالِهِ ضَرَرٌ فَلْيَخْرُجْ وَ لَا شَيْءَ عَلَيْهِ وَ إِن ادَّعَى رَجُلٌ عَلَى رَجُل مَالًا وَ لَمْ يَكُنْ لَهُ بَيِّنَةٌ وَ كَانَ غَيْرَ مُحِقٌّ فِى دَعْوَاهُ فَإِنْ بَلَغَ مِقْدَارَ ثَلَاثِينَ دِرْهَماً فَلْيُعْطِهِ وَ لَا يَحْلِفْ وَ إِنْ كَانَ أَكْثَرَ مِنْ ثَلَاثِينَ دِرْهَماً فَلْيَحْلِفْ وَ لَا يُعْطِهِ وَ إِذَا كَانَ لِلرَّجُل جَارِيَةٌ فَآذَتْهُ امْرَأْتُهُ وَ غَارَتْ عَلَيْهِ فَقَالَ لَهَا هِيَ عَلَيْكِ صَدَقَةٌ فَإِنْ كَانَ جَعَلَهَا لِلَّهِ عَزَّ وَ جَلَّ فَلَيْسَ لَهُ أَنْ يَقْرَبَهَا وَ إِنْ لَمْ يَكُنْ ذَكَرَ اللَّهَ فَهِيَ جَارِيتُهُ يَصْنَعُ بِهَا مَا يَشَاءُ.



Hadith.4298 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said that a false oath leaves homes deserted of their inhabitants.

[AL SADUO]

Regarding vows (nadhir), they are of two types. The first type is when a man says, "If such-and-such happens, I will fast, pray, give charity, perform Hajj, or do some act of goodness." In this case, if condition is fulfilled, he has option to either fulfill the vow or leave it, as it is not binding. The second type is when a man says, "If such-and-such happens, then it is an obligation upon me for the sake of Allah (SWT) to do such-and-such." In this situation, the vow becomes binding, and he cannot abandon it. He must fulfill it, and if he fails, he is required to offer expiation.

The expiation for breaking a vow is the same as the expiation for breaking an oath, which is to feed ten needy people from the average food that one provides to their own family.

For each needy person, the expiation is either one mudd of food or providing clothing, with each man receiving two garments, or freeing a slave. If one cannot afford these options, then fasting for three days is required. This is expiation for your oaths when you swear and then break them. If a man vows to fast every Saturday, Sunday, or all days continuously, he is not allowed to abandon it except for a valid reason. He is also not required to fast during travel or illness unless he had specifically intended to include these situations in his vow. If he breaks his fast without a valid reason, he must feed ten needy people for each day missed.

If a man vows to fast on a specific day for the rest of his life, and that day coincides with Eid al-Fitr, Eid al-Adha, or the days of Tashreeq, or if he is traveling or falls ill, Allah (SWT) has exempted him from fasting on these days. Instead, he should fast on another day as a substitute.

If a man makes a vow without specifying what he vowed, he has the choice to fulfill it by giving charity, praying two units of prayer, fasting a day, or feeding a needy person with a loaf of bread. If a man vows to give a large amount of wealth in charity without specifying the amount, then the definition of "large" is eighty or more, based on the saying of Allah (SWT), "Indeed, Allah (SWT) has given you victory in many places" (Surah At-Tawbah 9:25), where "many" refers to eighty places. If a man vows to fast for a day or a month without specifying which day or month in his vow, and then breaks his fast, there is no expiation required. Instead, he must fast another specified day or month as a replacement, in accordance with his vow. However, if he vows to fast on a specific, well-known day or month, then he must fast that exact day or month. If he does not fast it or fasts it but then breaks it, he must offer expiation.

If a man vows to fast on a specific day and that day coincides with a day of obligation toward his family, he must fast another day in its place and also free a believing slave. It is important to note that a blind slave does not suffice for expiation, whereas a slave who is missing a limb, such as one who is maimed, crippled, one-eyed, or lame, is acceptable. However, a slave who is completely paralyzed does not fulfill the requirement for expiation.

In the case of zihar, it is permissible for a young boy born into Islam to be involved. If a man imposes an oath upon his debtor that he must not leave the town without informing him, then the debtor is not allowed to leave until he notifies the creditor. However, if the debtor fears that the creditor will prevent him from leaving and that this will result in harm to him and his family, he may leave without notifying the creditor, and there is no blame upon him for doing so.

If a man claims money from another man without any evidence and his claim is invalid, then if the amount claimed reaches thirty dirhams, he should give it to the claimant and not take an oath. However, if the amount is more than thirty dirhams, he should take an oath and not give it. If a man owns a female slave, and his wife is upset by her presence and becomes jealous, leading him to say, "She is charity upon you," then if he made her an offering to Allah (SWT), the Almighty and Glorious, he is no longer permitted to approach her. However, if he did not mention Allah (SWT) when making the statement, then the female slave remains his property, and he may do with her as he pleases.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.367 • Al-Wafi, Vol.16 p.1046 • Al-Wafi, Vol.26 p.165 • Wasa'il Al-Shi'ah, Vol.23 p.206



4299 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ أَجَلَّ اَللَّهَ أَنْ يَحْلِفَ بِهِ كَاذِباً أَعْطَاهُ اَللَّهُ عَزَّ وَ جَلَّ خَبْراً ممَّا ذَهَبَ مِنْهُ ».

Hadith.4299 - The Messenger of Allah (SWT) (peace be upon him and his family) said:

"Whoever reveres Allah (SWT) and refrains from swearing a false oath by Him (SWT), Allah (SWT), the Almighty and Glorious, will grant him something better than what he has lost."

[REFERENCES]

Al-Kafi, Vol.7 p.434 • Man La Yahduruhu Al-Faqih, Vol.3 p.370 • Tahdhib Al-Ahkam, Vol.8 p.282 • Majmu'at Warram, Vol.2 p.267 • Al-Wafi, Vol.16 p.1052 • Wasa'il Al-Shi'ah, Vol.23 p.198 • Wasa'il Al-Shi'ah, Vol.23 p.206

Hadith.4300 - Abu Ja'far Imam Muhammad ibn Ali Al-Bagir ^{a.s.} said:

"No servant leaves something for the sake of Allah (SWT), the Almighty and Glorious, and then finds himself in loss because of it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.371 • Al-Wafi, Vol.16 p.1052 • Wasa'il Al-Shi'ah, Vol.23 p.201

4301 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ حَلَفَ سِرَّاً فَلْيَسْتَثْنِ سِرَّاً وَ مَنْ حَلَفَ عَلاَنِيَةً فَلْيَسْتَثْنِ عَلاَنتَةً».

Hadith.4301 - The Messenger of Allah (SWT) (peace be upon him and his family) said:

"Whoever takes an oath in private should make an exception in private, and whoever takes an oath publicly should make an exception publicly."

[REFERENCES]

Al-Kafi, Vol.7 p.449 • Da'a'im Al-Islam, Vol.2 p.97 • Man La Yahduruhu Al-Faqih, Vol.3 p.371 • Tahdhib Al-Ahkam, Vol.8 p.282 • Awali Al-La'ali, Vol.3 p.446 • Al-Wafi, Vol.11 p.579 • Wasa'il Al-Shi'ah, Vol.23 p.254 • Mustadrak Al-Wasa'il, Vol.16 p.59

4302 - وَ سَأَلَ إِسْمَاعِيلُ بْنُ سَعْدٍ أَبَا ٱلْحَسَنِ ٱلرِّضَا عَلَيْهِ ٱلسَّلاَمُ : عَنِ ٱلرَّجُلِ يَحْلِفُ بِالْيَمِينِ وَ ضَمِيرُهُ عَلَى غَيْرٍ مَا حَلَفَ قَالَ «ٱلْيَمِينُ عَلَى ٱلضَّمِيرِ».

يَعْنِي عَلَى ضَمِيرِ الْمَظْلُومِ.

Hadith.4302 - Isma'il ibn Sa'd asked Abu al-Hasan Imam Ali ibn Musa Ar-Ridha ^{a.s} about a man who swears an oath, but his intention in the oath differs from the apparent wording. Imam ^{a.s} said: "The oath is based on the intention."

[AL SADUQ]

This means it is judged according to the intention of the one who is wronged.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.371



4303 - وَ سَأَلَ عَلِيُّ بْنُ جَعْفَرٍ ، أَخَاهُ مُوسَى بْنَ جَعْفَرٍ عَلَيْهِمَا ٱلسَّلاَمُ : عَنِ ٱلرَّجُلِ يَحْلِفُ وَ يَنْسَى مَا قَالَهُ قَالَ «هُوَ عَلَى مَا نَوَى».

Hadith.4303 - Ali ibn Ja'far asked his brother Imam Musa ibn Jafar Al-Kadhim ^{a.s} about a man who takes an oath and then forgets what he said.

Imam {a.s} replied: "It is based on what he intended."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.371

4304 - وَ رُوِيَ عَنْ سَعْدِ بْنِ اَلْحَسَنِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : أَنَّهُ سُئِلَ عَنِ اَلرَّجُلِ يَحْلِفُ أَنْ لاَ يَبِيعَ سِلْعَتَهُ بِكَذَا وَ كَذَا ثُمَّ يَبْدُو لَهُ قَالَ «يَبِيعُ وَ لاَ يُكَفِّرُ».

Hadith.4304 - It is narrated from Sa'd ibn al-Hasan, from Abu Abdillah ^{a.s}, that Imam ^{a.s} was asked about a man who swears that he will not sell his merchandise for a certain price, but then later changes his mind.

Imam {a.s} said: "He may sell it, and no expiation is required."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.372 • Al-Wafi, Vol.11 p.555 • Wasa'il Al-Shi'ah, Vol.23 p.243

4305 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَلَيْهِ اَلسَّلاَمُ قَالَ : «إِذَا قَالَ اَلرَّجُلُ أَقْسَمْتُ أَوْ حَلَفْتُ فَلَيْسَ بشَيْءٍ حَتَّى يَقُولَ أَقْسَمْتُ بِاللَّهِ أَوْ حَلَفْتُ بِاللَّهِ».

Hadith.4305 - Al-Sakuni narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s.}who said: "If a man says, 'I swear' or 'I have taken an oath,' it is of no consequence until he says, 'I swear by Allah ^{SWT}' or 'I have taken an oath by Allah ^{SWT}.""

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.372 • Tahdhib Al-Ahkam, Vol.8 p.301 • Al-Wafi, Vol.11 p.570 • Wasa'il Al-Shi'ah, Vol.23 p.234

4306 - وَ رَوَى أَبَانٌ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ قَالَ عَلَيَّ بَدَنَةٌ وَ لَمْ يُسَمِّ أَيْنَ يَنْحَرُهَا قَالَ «إِنَّمَا اَلنَّحْرُ بِمِنَّى يَقْسِمُهَا بَيْنَ اَلْمَسَاكِينِ».

Hadith.4306 - Aban narrated from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, regarding a man who said: "I am obligated to offer a camel," but did not specify where it should be slaughtered.

Imam ^{a.s} said: "The slaughtering is to be done at Mina, and it should be distributed among the needy."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.372 • Awali Al-La'ali, Vol.2 p.315



4307 - وَ رَوَى مُحَمَّدُ بْنُ يَحْيَى اَلْخَزَّازُ عَنْ طَلْحَةَ بْنِ زَيْدٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ : «أَنَّ عَلِيهً اَلسَّلاَمُ كَرهَ أَنْ يُطْعِمَ اَلرَّجُلُ فِى كَفَّارَةِ اَلْيَمِين قَبْلَ اَلْحِنْثِ ».

Hadith.4307 - Muhammad ibn Yahya al-Khazzaz narrated from Talhah ibn Zayd, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} that Imam Ali ibn Abi Talib ^{a.s} disliked that a man should feed others as expiation for an oath before breaking it.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.372 • Tahdhib Al-Ahkam, Vol.8 p.299 • Al-Istibsar, Vol.4 p.44 • Al-Wafi, Vol.11 p.597 • Wasa'il Al-Shi'ah, Vol.22 p.389 • Wasa'il Al-Shi'ah, Vol.23 p.288

4308 - وَ سَأَلَ مُحَمَّدُ بْنُ مَنْصُورٍ مُوسَى بْنَ جَعْفَرٍ عَلَيْهِمَا ٱلسَّلاَمُ : عَنْ رَجُلٍ نَذَرَ صِيَاماً فَثَقُلَ ٱلصَّوْمُ عَلَيْهِ قَالَ «تَصَدَّقُ عَنْ كُلِّ يَوْمِ بِمُدِّ مِنْ جِنْطَةِ».

Hadith.4308 - Muhammad ibn Mansur asked Imam Musa ibn Jafar Al-Kadhim ^{a.s} about a man who made a vow to fast but found fasting to be too difficult for him. Imam ^{a.s} said: "He should give charity for each day in the amount of one mudd of wheat."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.372

4309 - وَ رَوَى طَلْحَةُ بْنُ زَيْدٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ : فِي اِمْرَأَةٍ حُبْلَى شَرِبَتْ دَوَاءً فَأَسْقَطَتْ قَالَ «تُكَفِّرُ عَنْهُ».

Hadith.4309 - Talhah ibn Zayd narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, regarding a pregnant woman who drank medicine and caused a miscarriage.

Imam ^{a.s} said: "She must offer expiation for it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.373 • Al-Wafi, Vol.16 p.580 • Wasa'il Al-Shi'ah, Vol.22 p.374

4310 - وَ سَمِعَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ رَجُلاً يَقُولُ أَنَا بَرِيءٌ مِنْ دِينِ مُحَمَّدٍ فَقَالَ لَهُ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «وَيْلَكَ إِذَا بَرِئْتَ مِنْ دِينِ مُحَمَّدٍ فَعَلَى دِينِ مَنْ تَكُونُ» فَمَا كَلَّمَهُ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ حَتَّى مَاتَ.

Hadith.4310 - The Messenger of Allah ^{SWT}, peace be upon him and his family, heard a man saying, "I am free from the religion of Muhammad."

The Messenger of Allah (SWT), peace be upon him and his family, said to him: "Woe to you! If you are free from the religion of Muhammad, then whose religion will you follow?"

The Messenger of Allah (SWT), peace be upon him and his family, never spoke to him again until he died.



[REFERENCES]

Al-Kafi, Vol.7 p.438 • Man La Yahduruhu Al-Faqih, Vol.3 p.373 • Tahdhib Al-Ahkam, Vol.8 p.284 • Al-Wafi, Vol.11 p.568 • Al-Wafi, Vol.16 p.1061 • Wasa'il Al-Shi'ah, Vol.23 p.212

4311 - رَوَى مُحَمَّدُ بْنُ إِسْمَاعِيلَ عَنْ سَلاَّمِ بْنِ سَهْمِ اَلشَّيْخِ اَلْمُتَعَبِّدِ أَنَّهُ سَمِعَ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ لِسَدِيرٍ : «يَا سَدِيرُ إِنَّهُ مَنْ حَلَفَ بِاللَّهِ كَاذِباً كَفَرَ وَ مَنْ حَلَفَ بِاللَّهِ صَادِقاً أَثِمَ إِنَّ اَللَّهَ عَزَّ وَ جَلَّ يَقُولُ: ۞ وَ لاْ تَجْعَلُوا اَللَّهَ عُرْضَةً لِأَيْمَانِكُمْ ۞ »

Hadith.4311 - Muhammad ibn Isma'il narrated from Salam ibn Sahm, the devout elder, that he heard Abu Abdillah ^{a.s} say to Sadir:

"O Sadir, whoever swears by Allah ^{SWT} falsely has committed disbelief, and whoever swears by Allah ^{SWT} truthfully has sinned. Indeed, Allah ^{SWT}, the Almighty and Glorious, says: 'And do not make Allah ^{SWT} an excuse in your oaths' (Surah Al-Baqarah 2:224)."

[REFERENCES]

Al-Kafi, Vol.7 p.434 • Man La Yahduruhu Al-Faqih, Vol.3 p.373 • Al-Ikhtisas, Vol.1 p.25 • Tahdhib Al-Ahkam, Vol.8 p.282 • Al-Wafi, Vol.16 p.1052 • Wasa'il Al-Shi'ah, Vol.23 p.198 • Tafsir Al-Burhan, Vol.1 p.467 • Bihar Al-Anwar, Vol.101 p.283 • Tafsir Nur Al-Thaqalayn, Vol.1 p.218 • Tafsir Kanz Al-Daqaiq, Vol.2 p.337

4312 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ اَلْقَاسِمِ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: «لاَ يَمِينَ فِي غَضَبٍ وَ لاَ فِي جَبْرٍ وَ لاَ فِي إِكْرَاهٍ» قَالَ قُلْتُ أَصْلَحَكَ اَللَّهُ فَمَا فَرْقٌ بَيْنَ اَلْإِكْرَاهِ وَ غَضَبٍ وَ لاَ فِي إَكْرَاهٍ مِنَ اَلزَّوْجَةِ وَ اَلْأَبِ وَ الْأُمِّ وَ لَيْسَ ذَلِكَ بِشَيْءٍ».

Hadith.4312 - Abdullah ibn al-Qasim narrated from Abdullah ibn Sinan, who said that Abu Abdillah ^{a.s} said: "There is no valid oath taken in anger, nor in severing ties of kinship, nor under coercion, nor under compulsion."

I asked: "May Allah (SWT) keep you well, what is the difference between coercion and compulsion?" Imam (a.s) replied: "Compulsion is from a ruler, while coercion can come from a wife, a father, or a mother, and such an oath is of no consequence."

[REFERENCES]

Al-Kafi, Vol.7 p.442 • Al-Kafi, Vol.7 p.442 • Man La Yahduruhu Al-Faqih, Vol.3 p.373 • Ma'ani Al-Akhbar, Vol.1 p.166 • Ma'ani Al-Akhbar, Vol.1 p.389 • Tahdhib Al-Ahkam, Vol.8 p.286 • Al-Wafi, Vol.11 p.563 • Wasa'il Al-Shi'ah, Vol.23 p.235 • Bihar Al-Anwar, Vol.101 p.219 • Bihar Al-Anwar, Vol.101 p.219

Hadith.4313 - And Imam Ali ibn Abi Talib (a.s) said:

"Swear by Allah (SWT) falsely and save your brother from being killed."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.374



4314 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ جَبَلَةَ عَنْ إِسْحَاقَ بْنِ عَمَّارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلٍ يَجْعَلُ عَلَيْهِ صَيَاماً فِي نَذْرٍ فَلاَ يَقْوَى قَالَ «يُعْطِي مَنْ يَصُومُ عَنْهُ كُلَّ يَوْمٍ مُدَّيْن».

Hadith.4314 - Abdullah ibn Jabalah narrated from Ishaq ibn Ammar, from Abu Abdillah ^{a.s}, regarding a man who makes fasting obligatory upon himself through a vow but is unable to fulfill it.

Imam ^{a.s} said: "He should give two mudds of food for each day to someone who will fast on his behalf."

[REFERENCES]

Al-Kafi, Vol.7 p.457 • Man La Yahduruhu Al-Faqih, Vol.3 p.374 • Tahdhib Al-Ahkam, Vol.8 p.306 • Awali Al-La'ali, Vol.2 p.315 • Awali Al-La'ali, Vol.3 p.409 • Al-Wafi, Vol.11 p.521 • Wasa'il Al-Shi'ah, Vol.23 p.312

4315 - وَ رَوَى مُحَمَّدُ بْنُ عَبْدِ اَللَّهِ بْنِ مِهْرَانَ عَنْ عَلِيٍّ بْنِ جَعْفَرٍ عَنْ أَخِيهِ مُوسَى بْنِ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ قَالَ : سَأَلْتُهُ عَنِ اَلرَّجُلِ يَقُولُ هُوَ يُهْدِي إِلَى اَلْكَعْبَةِ كَذَا وَ كَذَا مَا عَلَيْهِ إِذَا كَانَ لاَ يَقْدِرُ عَلَى مَا يُهْدِيهِ قَالَ «إِنْ كَانَ جَعَلَهُ نَذْراً وَ لاَ يَمْلِكُهُ فَلاَ شَيْءَ عَلَيْهِ وَ إِنْ كَانَ مِمَّا يَمْلِكُ غُلاَماً أَوْ جَارِيَةً أَوْ شِبْهَهُمَا بَاعَ وَ اِشْتَرَى بِثَمَنِهِ طِيباً فَيُطِيبًا فَيُطِيبً بِهِ اَلْكَعْبَةَ وَ إِنْ كَانَتْ دَابَّةً فَلَيْسَ عَلَيْهِ شَيْءٌ».

Hadith.4315 - Muhammad ibn Abdullah ibn Mihran narrated from Ali ibn Ja'far, from his brother Imam Musa ibn Jafar Al-Kadhim ^{a.s}, who said:

I asked him about a man who says that he will offer such-and-such as a gift to the Ka'bah, but he is unable to fulfill it.

Imam ^{a.s} said: "If he made it a vow and does not own it, then there is nothing upon him. However, if it is something he owns, such as a slave, a maid, or something similar, he should sell it and use the proceeds to buy perfume, which he will use to anoint the Ka'bah. But if it is an animal, then there is nothing required of him."

[REFERENCES]

Masa'il Ali Ibn Ja'far, Vol.1 p.174 • Man La Yahduruhu Al-Faqih, Vol.3 p.374 • Tahdhib Al-Ahkam, Vol.8 p.310 • Al-Istibsar, Vol.4 p.55 • Al-Wafi, Vol.11 p.536 • Wasa'il Al-Shi'ah, Vol.23 p.321

4316 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ : أَنَّ عَلِيَّ بْنَ أَبِي طَالِبٍ عَلَيْهِ اَلسَّلاَمُ سُئِلَ عَنْ رَجُلِ نَذَرَ أَنْ يَمْشِيَ إِلَى اَلْبَيْتِ فَمَرَّ بِمَعْبَرٍ قَالَ «فَلْيَقُمْ فِي اَلْمِعْبَرِ حَتَّى يَجُوزَهُ».

Hadith.4316 - Al-Sakuni narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, that Imam Ali ibn Abi Talib ^{a.s} was asked about a man who vowed to walk to the House of Allah ^(SWT) but encountered a river crossing along the way. Imam ^{a.s} said: "Let him stand in the crossing until he passes it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.374



4317 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ لِيُونُسَ بْنِ ظَبْيَانَ : «يَا يُونُسُ لاَ تَحْلِفْ بِالْبَرَاءَةِ مِنًا فَإِنَّهُ مَنْ حَلَفَ بالْبَرَاءَةِ مِنًا صَادِقاً كَانَ أَوْ كَاذِباً فَقَدْ بَرِئَ مِنًا».

Hadith.4317 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said to Yunus ibn Zabyan:

"O Yunus, do not swear by disassociating from us, for whoever swears by disassociating from us, whether truthfully or falsely, has indeed disassociated from us."

[REFERENCES]

Al-Kafi, Vol.7 p.438 • Man La Yahduruhu Al-Faqih, Vol.3 p.375 • Tahdhib Al-Ahkam, Vol.8 p.284 • Wasa'il Al-Shi'ah, Vol.23 p.213

4318 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ : «مَنْ بَرِئَ مِنَ ٱللَّهِ عَزَّ وَ جَلَّ صَادِقاً كَانَ أَوْ كَاذِباً فَقَدْ بَرِئَ ٱللَّهُ مِنْهُ».

Hadith.4318 - Imam $^{\{a.s\}}$ also said: "Whoever disassociates from Allah $^{\{SWT\}}$, the Almighty and Glorious, whether truthfully or falsely, then Allah $^{\{SWT\}}$ has disassociated from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.375 • Wasa'il Al-Shi'ah, Vol.23 p.213

4319 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ : سَأَلْتُهُ عَنِ اَلْأَحْكَامِ فَقَالَ «يَجُوزُ عَلَى كُلِّ دَيِّنٍ بِمَا يَسْتَحْلِفُونَ».

Hadith.4319 - Al-Ala narrated from Muhammad ibn Muslim who said: I asked him about oaths. Imam ^{a.s} said: "It is permissible to take an oath with every religious group according to what they regard as binding for oaths."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.54 • Man La Yahduruhu Al-Faqih, Vol.3 p.375 • Bihar Al-Anwar, Vol.101 p.289 • Mustadrak Al-Wasa'il, Vol.16 p.69

4320 - وَ قَضَى أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فِيمَنِ اِسْتَحْلَفَ رَجُلاً مِنْ أَهْلِ اَلْكِتَابِ بِيَمِينِ صَبْرٍ أَنْ يَسْتَحْلِفَهُ بِكِتَابِهِ وَ مِلَّتِهِ ».

Hadith.4320 - Commander of the Faithful ^{a.s} ruled concerning a case where someone required a man from the People of the Book to take a solemn oath. Imam ^{a.s} said that the oath should be taken according to his scripture and his religion.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.375 • Wasa'il Al-Shi'ah, Vol.23 p.268

4321 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ مُسْكَانَ عَنْ بَدْرِ بْنِ خَلِيلٍ قَالَ : سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ كَانَ فِى حَبْسٍ فَقَالَ لِلَّهِ عَلَىَّ إِنْ خَرَجْتُ مِنْ حَبْسِى هَذَا أَنْ أَصُومَ سَنَةً فَخَرَجَ اَلرَّجُلُ مِنَ اَلْحَبْسِ وَ خَافَ أَنْ لاَ



يُمْكِنَهُ أَنْ يَصُومَ سَنَةً كَيْفَ يَصْنَعُ قَالَ «يَصُومُ شَهْراً وَ مِنَ اَلشَّهْرِ اَلثَّانِي أَيَّاماً فَيَكُونُ قَدْ صَامَ شَهْرَيْنِ مُتَّابِعَيْن ثُمَّ يَصُومُ بَعْدَ ذَلِكَ فَمَتَى أَفْطَرَ يَوْماً تَصَدَّقَ بِمُدِّ وَ مَتَى صَامَ حُسِبَ لَهُ حَتَّى يَتِمَّ لَهُ سَنَةٌ».

Hadith.4321 - Abdullah ibn Muskan narrated from Badr ibn Khalil, who said that Abu Abdillah ^{a.s} was asked about a man who was imprisoned and vowed, saying, "It is upon me, for the sake of Allah ^{SWT}, that if I am released from this prison, I will fast for a year."

The man was then released from prison but feared that he might not be able to fast for an entire year.

Imam ^{a.s.} said: "He should fast for one month, and then from the second month, he should fast a few days so that he completes two consecutive months. After that, he should continue fasting, and whenever he misses a day, he should give a mudd of food in charity. Whenever he fasts, it will be counted for him until he completes a year."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.376 • Al-Wafi, Vol.11 p.517

4322 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ إِسْمَاعِيلَ بْنِ بَزِيعٍ عَنْ أَبِي جَعْفَرٍ اَلثَّانِي عَلَيْهِ اَلسَّلاَمُ قَالَ : قُلْتُ لَهُ رَجُلُ مَاتَ وَ عَلَيْهِ صَوْمٌ يُصَامُ عَنْهُ أَوْ يُتَصَدَّقُ قَالَ «يُتَصَدَّقُ عَنْهُ فَإِنَّهُ أَفْضَلُ».

Hadith.4322 - It is narrated from Muhammad ibn Isma'il ibn Bazee' that he said: I asked Abu Ja'far al-Thani ^{a.s} about a man who died and had fasting obligations upon him. Should fasting be done on his behalf, or should charity be given on his behalf? Imam ^{a.s} said: "Charity should be given on his behalf, for it is better."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.376 • Al-Wafi, Vol.11 p.349 • Awalim Al-Uloom, Vol.23 p.421

4323 - وَ رُوِيَ عَنْ عَلِيٌّ بْنِ مَهْزِيَارَ قَالَ : قُلْتُ لِأَبِي جَعْفَرٍ اَلثَّانِي عَلَيْهِ اَلسَّلاَمُ قَوْلُهُ عَزَّ وَ جَلَّ ۞ وَ اَللَّيْلِ إِذَا يَعْشَىٰ وَ اَلنَّهْارِ إِذَا تَجَلِّى ۞ وَ قَوْلُهُ عَزَّ وَ جَلَّ ۞ وَ اَلنَّجْمِ إِذَا هَوَىٰ ۞ وَ اَلنَّجْمِ إِذَا هَوَىٰ ۞ وَ اَلنَّهْمِ إِذَا هَوَىٰ ۞ وَ اَلنَّهُ عَزَّ وَ جَلَّ يُقْسِمُ مِنْ خَلْقِهِ بِمَا يَشَاءُ وَ لَيْسَ لِخَلْقِهِ أَنْ يُقْسِمُوا إِلاَّ بِهِ عَزَّ وَ جَلَّ ».

Hadith.4323 - It is narrated from Ali ibn Mahziyar that he said: I asked Abu Ja'far al-Thani ^{a.s} about the saying of Allah ^{SWT}, the Almighty and Glorious;

"By the night when it covers, and by the day when it appears" (Surah Al-Lail 92:1-2) and His saying, "By the star when it falls" (Surah An-Najm 53:1), and other similar verses.

Imam ^{a.s} said: "Indeed, Allah ^{SWT}, the Almighty and Glorious, may swear by whatever He ^{SWT} wills from His ^{SWT} creation, but His ^{SWT} creation is only permitted to swear by Him ^{SWT}, the Almighty and Glorious."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.376 • Wasa'il Al-Shi'ah, Vol.23 p.259 • Tafsir Al-Burhan, Vol.5 p.676 • Tafsir Nur Al-Thaqalayn, Vol.5 p.146 • Tafsir Nur Al-Thaqalayn, Vol.5 p.499 • Tafsir Nur Al-Thaqalayn, Vol.5 p.588 • Tafsir Kanz Al-Daqaiq, Vol.14 p.304 • Awalim Al-Uloom, Vol.23 p.488



[الكفّارات]

4324 - وَ رَوَى مُحَمَّدٌ ٱلْحَلَبِيُّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ : «لاَ يَجُوزُ فِي ٱلْقَتْلِ إِلاَّ رَجُلٌ وَ يَجُوزُ فِي ٱلظِّهَارِ وَ كَفَّارَةِ ٱلْيَمِين صَبِىُّ».

EXPIATIONS

Hadith.4324 - Muhammad al-Halabi narrated from Abu Abdillah (a.s) who said:

"In cases of murder, only an adult man is permissible for expiation. However, in cases of zihar and the expiation of oaths, a young boy is permissible."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.377 • Al-Wafi, Vol.11 p.593 • Wasa'il Al-Shi'ah, Vol.22 p.370

4325 - وَ سَأَلَ إِسْحَاقُ بْنُ عَمَّارٍ أَبَا إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ: فَقَالَ يُعْطَى ضَعِيفاً مِنْ غَيْرِ أَهْلِ اَلْوَلاَيَةِ قَالَ «نَعَمْ وَ أَهْلُ اَلْوَلاَيَةِ أَحَبُّ إِلَىً ».

يَعْنِي فِي الْكَفَّارَاتِ.

Hadith.4325 - Ishaq ibn Ammar asked Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s}) whether it is permissible to give expiation to someone who is weak but not from the people of wilayah (those who follow the Ahlulbayt).

Imam ^{a.s} said: "Yes, but the people of wilayah are more beloved to me."

TAL SADUO

This statement refers to giving expiation in cases where it is required.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.377

4326 - وَ رُوِيَ عَنِ اَلْمُفَضَّلِ بْنِ عُمَرَ اَلْجُعْفِيِّ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «فِي قَوْلِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ : «فِي قَوْلِ اَللَّهِ عَلَيْهِ لَا أَقْسِمُ بِمَوْاقِعِ اَلنُّجُومِ وَ إِنَّهُ لَقَسَمٌ لَوْ تَعْلَمُونَ عَظِيمٌ ۞ يَعْنِي بِهِ اَلْيَمِينَ بِالْبَرَاءَةِ مِنَ عَظِيمٌ ۞ اَللَّهِ عَظِيمٌ ﴾. الْأَئِمَّةِ عَلَيْهِمُ اَلسَّلاَمُ يَحْلِفُ بِهَا اَلرَّجُلُ يَقُولُ إِنَّ ذَلِكَ عِنْدَ اَللَّهِ عَظِيمٌ».

وَ هَذَا الْحَدِيثُ فِي نَوَادِرِ الْحِكْمَةِ.

Hadith.4326 - Al-Mufaddal ibn Umar al-Ju'fi narrated that he heard Abu Abdillah $^{\text{(a.s)}}$ say regarding the words of Allah $^{\text{(SWT)}}$, the Almighty and Glorious:

"But no! I swear by the setting of the stars. And indeed, it is a mighty oath—if you only knew" (Surah Al-Waqi'ah 56:75-76).

Imam ^{a.s} said: "It refers to the oath of disassociation from the Imams (peace be upon them), where a man swears by it. Verily, such an oath is considered great in the sight of Allah ^{SWT}."

[AL SADUQ]

This narration is included in Nawadir al-Hikmah (Rare Wisdom).

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.377 • Wasa'il Al-Shi'ah, Vol.23 p.214



4327 - وَ رَوَى حَفْصُ بْنُ عُمَرَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ : سُئِلَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ مَا كَفَّارَةُ اَلاِغْتِيَابِ قَالَ «تَسْتَغْفِرُ لِمَن اِغْتَبْتَهُ كَمَا ذَكَرْتَهُ ».

Hadith.4327 - Hafs ibn Umar narrated from Abu Abdillah ^{a.s} that the Messenger of Allah ^{SWT} (peace be upon him and his family) was asked: "What is the expiation for backbiting?" Imam ^{a.s} said: "You should seek forgiveness for the one you have backbitten, just as you mentioned him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.377 • Wasa'il Al-Shi'ah, Vol.22 p.403

-----4328 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «كَفَّارَةُ اَلضَّحِكِ أَنْ يَقُولَ: اَللَّهُمَّ لاَ تَمْقُتْنِى ».

Hadith.4328 - Imam Jafar ibn Muhammad Al-Sadig (a.s) said:

"The expiation for excessive laughter is to say, 'O Allah (SWT), do not despise me."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.377

4329 - وَ- قَالَ الصَّادِقُ عَلَيْهِ اَلسَّلاَمُ كَفَّارَةُ عَمَل السُّلْطَانِ قَضَاءُ حَوَائِج الْإِخْوَانِ.

Hadith.4329 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"The expiation for working with the ruler is to fulfill the needs of your brothers."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.378

4330 - وَ كَتَبَ مُحَمَّدُ بْنُ اَلْحَسَنِ اَلصَّفَّارُ رَضِيَ اَللَّهُ عَنْهُ إِلَى أَبِي مُحَمَّدٍ اَلْحَسَنِ بْنِ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ : رَجُلُ حَلَفَ بِالْبَرَاءَةِ مِنَ اَللَّهِ عَزَّ وَ جَلَّ أَوْ مِنْ رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ اَلِهِ فَحَنِثَ مَا تَوْبَتُهُ وَ مَا كَفَّارَتُهُ فَوَقَّعَ عَلَيْهِ اَلسَّلاَمُ «يُطْعِمُ عَشَرَةَ مَسَاكِينَ لِكُلِّ مِسْكِينٍ مُدُّ وَ يَسْتَغْفِرُ اَللَّهَ عَزَّ وَ جَلَّ».

Hadith.4330 - Muhammad ibn al-Hasan al-Saffar, may Allah ^{SWT} be pleased with him, wrote to Abu Muhammad al-Hasan ibn Ali ^{a.s} asking about a man who swore an oath of disassociation from Allah ^{SWT}, the Almighty and Glorious, or from the Messenger of Allah ^{SWT} (peace be upon him and his family) and then broke his oath. What is his repentance and expiation? Imam ^{a.s} responded: "He should feed ten needy people, giving each needy person one mudd of food, and seek forgiveness from Allah ^{SWT}, the Almighty and Glorious."

[REFERENCES]

Al-Kafi, Vol.7 p.461 • Man La Yahduruhu Al-Faqih, Vol.3 p.378 • Tahdhib Al-Ahkam, Vol.8 p.299 • Wasa'il Al-Shi'ah, Vol.22 p.390 • Wasa'il Al-Shi'ah, Vol.23 p.213



4331 - وَ رَوَى عَبْدُ ٱلْوَاحِدِ بْنُ مُحَمَّدِ بْنِ عُبْدُوسِ ٱلنَّيْسَابُورِيُّ رَضِيَ ٱللَّهُ عَنْهُ عَنْ عَلِيٌ بْنِ مُحَمَّدِ بْنِ عُبْدُوسِ ٱلنَّيْسَابُورِيُّ وَضِيَ ٱللَّهُ عَلَيْهِ ٱلسَّلاَمُ يَا اِبْنَ رَسُولِ ٱللَّهِ عَنْ حَمْدَانَ بْنِ سُلَيْمَانَ عَنْ عَبْدِ ٱلسَّلاَمُ «فِيمَنْ جَامَعَ فِي شَهْرِ رَمَضَانَ أَوْ أَفْطَرَ فِيهِ ثَلاَثُ كَفَّارَاتٍ» وَ رُوِيَ عَنْهُمْ قَدْ رُوِيَ لَنَا عَنْ آبَائِكَ عَلَيْهِمُ ٱلسَّلاَمُ «فِيمَنْ جَامَعَ فِي شَهْرِ رَمَضَانَ أَوْ أَفْطَرَ فِيهِ ثَلاَثُ كَفَّارَاتٍ» وَ رُويَ عَنْهُمْ عَلَيْهِمُ ٱلسَّلاَمُ أَيْضاً «كَفَّارَةٌ وَاحِدَةٌ» فَبِأَيُّ ٱلْخَبَرَيْنِ نَأْخُذُ فَقَالَ «بِهِمَا جَمِيعاً مَتَى جَامَعَ ٱلرَّجُلُ حَرَاماً أَوْ أَفْطَرَ عَلَى حَرَامٍ فَهْرَيْنِ مُتَتَابِعَيْنِ وَ إِطْعَامُ سِتَّينَ أَفْطَرَ عَلَى حَرَامٍ فَعَلَيْهِ مُالسَّدُمُ أَيْفِ مَنَاءُ قَلِكَ ٱلْيَوْمِ وَ إِنْ كَانَ نَكَحَ حَلاَلاً أَوْ أَفْطَرَ عَلَى حَلالٍ فَعَلَيْهِ كَفَّارَةٌ وَاحِدَةٌ وَ قَضَاءُ ذَلِكَ ٱلْيَوْمِ وَ إِنْ كَانَ نَكَحَ حَلاَلاً أَوْ أَفْطَرَ عَلَى حَلالٍ فَعَلَيْهِ كَفَّارَةٌ وَاحِدَةٌ وَ قَضَاءُ ذَلِكَ ٱلْيَوْمِ وَ إِنْ كَانَ نَكَحَ حَلاَلاً أَوْ أَفْطَرَ عَلَى حَلالٍ فَعَلَيْهِ كَفَّارَةٌ وَاحِدَةٌ وَ قَضَاءُ ذَلِكَ ٱلْيُومِ وَ إِنْ كَانَ نَاسِياً فَلاَ شَيْءَ عَلَيْهِ.

Hadith.4331 - Abd al-Wahid ibn Muhammad ibn Abdus al-Naysaburi, may Allah ^(SWT) be pleased with him, narrated from Ali ibn Muhammad ibn Qutaybah, from Hamdan ibn Sulayman, from Abd al-Salam ibn Salih al-Harawi, who said:

I asked Imam Ali ibn Musa Ar-Ridha ^{a.s}: "O son of the Messenger of Allah ^{SWT}, it has been narrated to us from your forefathers (peace be upon them) that for someone who has intercourse or breaks their fast in the month of Ramadan, there are three expiations. It has also been narrated from them (peace be upon them) that there is only one expiation. Which of the two narrations should we follow?"

Imam ^{a.s} said: "Both are correct. If a person has intercourse unlawfully or breaks their fast by consuming something unlawful during the month of Ramadan, then three expiations are required, freeing a slave, fasting for two consecutive months, and feeding sixty needy people. In addition, the person must make up the fast for that day.

However, if the person had lawful intercourse or broke their fast by consuming something lawful, then only one expiation is required, along with making up the fast for that day.

And if the person did so out of forgetfulness, then nothing is required of him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.378 • Uyun Al-Akhbar, Vol.1 p.314 • Ma'ani Al-Akhbar, Vol.1 p.389 • Tahdhib Al-Ahkam, Vol.4 p.209 • Al-Istibsar, Vol.2 p.97 • Awali Al-La'ali, Vol.2 p.315 • Al-Wafi, Vol.11 p.279 • Wasa'il Al-Shi'ah, Vol.10 p.53 • Bihar Al-Anwar, Vol.93 p.280

4332 - وَ قَالَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ : «مَنْ حَلَفَ فَقَالَ لاَ وَ رَبِّ ٱلْمُصْحَفِ فَعَلَيْهِ كَفَّارَةٌ وَاحِدَةٌ».

Hadith.4332 - Commander of the Faithful {a.s} said:

"Whoever takes an oath and says, 'No, by the Lord $^{\{AZJ\}}$ of the Mushaf (the Quran),' must offer a single expiation."

[REFERENCES]

Al-Kafi, Vol.7 p.461 • Man La Yahduruhu Al-Faqih, Vol.3 p.378 • Tahdhib Al-Ahkam, Vol.8 p.294 • Tahdhib Al-Ahkam, Vol.8 p.302 • Al-Wafi, Vol.11 p.591 • Wasa'il Al-Shi'ah, Vol.23 p.276

4333 - وَ رَوَى حَنَانُ بْنُ سَدِيرٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ : «كُلُّ ذَنْبٍ يُكَفِّرُهُ اَلْقَتْلُ فِي سَبِيلِ اَللَّهِ السَّلاَمُ أَنَّهُ قَالَ : «كُلُّ ذَنْبٍ يُكَفِّرُهُ اَلْقَتْلُ فِي سَبِيلِ اَللَّهِ إِلاَّ اللَّذِي لَهُ اَلْحَقُّ».



Hadith.4333 - Hanan ibn Sadir narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} that he said: "Every sin is expiated by being killed in the way of Allah ^{SWT}, except for debt, there is no expiation for it except its repayment, the satisfaction of the creditor, or forgiveness by the one to whom the right belongs."

[REFERENCES]

Al-Kafi, Vol.5 p.94 • Man La Yahduruhu Al-Faqih, Vol.3 p.378 • Al-Khisal, Vol.1 p.12 • Ilal Al-Shara'i', Vol.2 p.528 • Tahdhib Al-Ahkam, Vol.6 p.184 • Majmu'at Warram, Vol.2 p.7 • Al-Wafi, Vol.18 p.785 • Wasa'il Al-Shi'ah, Vol.18 p.324 • Al-Fusul Al-Muhimmah, Vol.2 p.262 • Bihar Al-Anwar, Vol.97 p.10

4334 - وَ رُوِيَ عَنْ جَمِيلِ بْنِ صَالِحٍ قَالَ : كَانَتْ عِنْدِي جَارِيَةٌ بِالْمَدِينَةِ فَارْتَفَعَ طَمْثُهَا فَجَعَلْتُ لِلَّهِ عَزَّ وَ جَلَّ عَلَيْهِ عَلْمُ لِلَّهِ عَلَيْهِ عَلَيْهُ لَلَّهُ عَلَيْهِ عَلَيْهُ لَ اللَّهِ عَلَيْهِ عَلَيْهِ عَلَيْهُ وَ إِنْ كَانَتْ حَاضَتْ بَعْدُ اَلنَّذْرِ فَلاَ نَذْرَ عَلَيْكَ وَ إِنْ كَانَتْ حَاضَتْ بَعْدَ اَلنَّذْرِ فَلاَ نَذْرَ عَلَيْكَ وَ إِنْ كَانَتْ حَاضَتْ بَعْدَ اَلنَّذْرِ فَلاَ نَذْرَ عَلَيْكَ وَ إِنْ كَانَتْ حَاضَتْ بَعْدَ النَّذْرِ فَلاَ نَذْرَ عَلَيْكَ وَ إِنْ كَانَتْ حَاضَتْ بَعْدَ اللَّهُ فَعَلَيْكَ ».

Hadith.4334 - Jamil ibn Salih narrated that he had a female slave in Medina whose menstruation had stopped. He made a vow to Allah ^{SWT}, the Almighty and Glorious, that if she began to menstruate, he would fulfill a certain obligation.

Later, he learned that she had already menstruated before he made the vow. He wrote to Abu Abdillah ^{a.s} while he was in Medina, asking for guidance.

Abu Abdillah ^{a.s} replied: "If she had menstruated before the vow, then there is no obligation upon you. However, if she menstruated after the vow, then the vow is binding upon you."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.43 • Al-Kafi, Vol.7 p.455 • Man La Yahduruhu Al-Faqih, Vol.3 p.379 • Tahdhib Al-Ahkam, Vol.8 p.303 • Al-Wafi, Vol.11 p.524 • Wasa'il Al-Shi'ah, Vol.23 p.301 • Bihar Al-Anwar, Vol.101 p.240 • Mustadrak Al-Wasa'il, Vol.16 p.86

4335 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «كَفَّارَاتُ اَلْمَجَالِسِ أَنْ تَقُولَ عِنْدَ قِيَامِكَ مِنْهَا: ۞ سُبْحٰانَ رَبِّكَ رَبِّ اَلْعِزَّةِ عَمَّا يَصِفُونَ وَ سَلاْمٌ عَلَى اَلْمُرْسَلِينَ وَ اَلْحَمْدُ لِلَّهِ رَبِّ اَلْعَالَمِينَ ۞ »

Hadith.4335 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"The expiation for gatherings is to say upon leaving them: 'Glory be to your Lord ^(AZI), the Lord ^(AZI) of Honor, above what they describe. And peace be upon the messengers. And all praise is due to Allah ^(SWT), the Lord ^(AZI) of the worlds.' (Surah As-Saffat 37:180-182)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.379 • Wasa'il Al-Shi'ah, Vol.22 p.405



BOOK OF MARRIAGE (NIKAH)

كِتَابُ النِّكَاحِ

CHAPTER 96 – CHAPTER ON THE BEGINNING OF MARRIAGE AND ITS ORIGIN

بَابُ بَدْءِ النِّكَاحِ وَ أَصْلِهِ

4336 - رُويَ عَنْ زُرَارَةَ بْنِ أَعْيَنَ أَنَّهُ قَالَ: سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ خَلْق حَوَّاءَ وَ قِيلَ لَهُ إِنَّ أُنَاساً عِنْدَنَا يَقُولُونَ، إِنَّ اَللَّهَ عَزَّ وَ جَلَّ خَلَقَ حَوَّاءَ مِنْ ضِلْعِ آدَمَ اَلْأَيْسَرِ اَلْأَقْصَى فَقَالَ «سُبْحَانَ اَللَّهِ وَ تَعَالَى عَنْ ذَلِكَ عُلُوّاً كَبِيراً أَ يَقُولُ مَنْ يَقُولُ هَذَا إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى لَمْ يَكُنْ لَهُ مِنَ اَلْقُدْرَةِ مَا يَخْلُقُ لآِدَمَ زَوْجَةً مِنْ غَيْر ضِلْعِهِ وَ يَجْعَلُ لِلْمُتَكَلِّمِ مِنْ أَهْلِ ٱلتَّشْنِيعِ سَبِيلاً إِلَى ٱلْكَلاَمِ أَنْ يَقُولَ إِنَّ آدَمَ كَانَ يَنْكِحُ بَعْضُهُ بَعْضاً إِذَا كَانَتْ مِنْ ضِلْعِهِ مَا لِهَؤُلاَءِ حَكَمَ اللَّهُ بَيْنَنَا وَ بَيْنَهُمْ» ثُمَّ قَالَ عَلَيْهِ السَّلاَمُ «إِنَّ اللَّهَ تَبَارَكَ وَ تَعَالَى لَمَّا خَلَقَ آدَمَ عَلَيْهِ ٱلسَّلاَمُ مِنْ طِينِ وَ أَمَرَ ٱلْمَلاَئِكَةَ فَسَجَدُوا لَهُ أَلْقَى عَلَيْهِ ٱلسُّبَاتَ ثُمَّ اِبْتَدَعَ لَهُ حَوَّاءَ فَجَعَلَهَا فِى مَوْضِع ٱلنُّقْرَةِ ٱلَّتِى بَيْنَ وَرِكَيْهِ وَ ذَلِكَ لِكَىْ تَكُونَ ٱلْمَرْأَةُ تَبَعاً لِلرَّجُلِ فَأَقْبَلَتْ تَتَحَرَّكُ فَانْتَبَهَ لِتَحَرُّكِهَا فَلَمَّا إِنْتَبَهَ نُودِيَتْ أَنْ تَنَحَّيْ عَنْهُ فَلَمَّا نَظَرَ إِلَيْهَا نَظَرَ إِلَى خَلْق حَسَن يُشْبِهُ صُورَتَهُ غَيْرَ أَنَّهَا أُنْثَى فَكَلَّمَهَا فَكَلَّمَتُهُ بِلُغَتِهِ فَقَالَ لَهَا مَنْ أَنْتِ قَالَتْ خَلْقٌ خَلَقَنِى اَللَّهُ كَمَا تَرَى فَقَالَ آدَمُ عَلَيْهِ اَلسَّلاَمُ عِنْدَ ذَلِكَ يَا رَبِّ مَا هَذَا اَلْخَلْقُ ٱلْحَسَنُ ٱلَّذِي قَدْ آنَسَنِي قُرْبُهُ وَ ٱلنَّظَرُ إِلَيْهِ فَقَالَ ٱللَّهُ تَبَارَكَ وَ تَعَالَى «يَا آدَمُ هَذِهِ أَمَتِي حَوَّاءُ أَ فَتُحِبُّ أَنْ تَكُونَ مَعَكَ تُؤْنِسُكَ وَ تُحَدِّثُكَ وَ تَكُونَ تَبَعاً لِأَمْرِكَ» فَقَالَ نَعَمْ يَا رَبِّ وَ لَكَ عَلَىّ بِذَلِكَ ٱلْحَمْدُ وَ ٱلشُّكُرُ مَا بَقِيتُ فَقَالَ اَللَّهُ عَزَّ وَ جَلَّ «فَاخْطُبْهَا إِلَىَّ فَإِنَّهَا أَمَتِى وَ قَدْ تَصْلُحُ لَكَ أَيْضاً زَوْجَةً لِلشَّهْوَةِ» وَ أَلْقَى اَللَّهُ عَزَّ وَ جَلَّ عَلَيْهِ ٱلشَّهْوَةَ وَ قَدْ عَلَّمَهُ قَبْلَ ذَلِكَ ٱلْمَعْرِفَةَ بِكُلِّ شَيْءٍ فَقَالَ يَا رَبِّ فَإِنِّى أَخْطُبُهَا إِلَيْكَ فَمَا رِضَاكَ لِذَلِكَ فَقَالَ عَزَّ وَ جَلَّ «رِضَاىَ أَنْ تُعَلِّمَهَا مَعَالِمَ دِينِي» فَقَالَ ذَلِكَ لَكَ يَا رَبِّ عَلَىَّ إِنْ شِئْتَ ذَلِكَ لِى فَقَالَ عَزُّ وَ جَلَّ «وَ قَدْ شِئْتُ ذَلِكَ وَ قَدْ زَوَّجْتُكَهَا فَضُمَّهَا إِلَيْكَ» فَقَالَ لَهَا آدَمُ عَلَيْهِ اَلسَّلاَمُ إِلَىَّ فَأَقْبِلِي فَقَالَتْ لَهُ بَلْ أَنْتَ فَأَقْبِلْ إِلَىَّ فَأَمَرَ اللَّهُ عَزَّ وَ جَلَّ آدَمَ عَلَيْهِ السَّلامُ أَنْ يَقُومَ إِلَيْهَا وَ لَوْ لاَ ذَلِكَ لَكَانَ النِّسَاءُ هُنَّ يَذْهَبْنَ إِلَى الرِّجَال حَتَّى يَخْطُبْنَ عَلَى أَنْفُسِهِنَّ فَهَذِهِ قِصَّةُ حَوَّاءَ صَلَوَاتُ اَللَّهِ عَلَيْهَا ».



وَ أَمَّا قَوْلُ اللَّهِ عَزَّ وَ جَلَّ ۞ يا أَيُّهَا النَّاسُ اتَّقُوا رَبَّكُمُ الَّذِي خَلَقَكُمْ مِنْ نَفْسٍ واحِدَةٍ وَ خَلَقَ مِنْها زَوْجَها وَ بَتَّ مِنْهُما رِجالًا كَثِيراً وَ نِسَاءً فَإِنَّهُ ۞ رُوِيَ: «أَنَّهُ عَزَّ وَ جَلَّ خَلَقَ مِنْ طِينَتِهَا زَوْجَهَا ۞ وَ بَثَّ مِنْهُما رِجالاً كَثِيراً وَ نِسَاءً ۞ ».
وَ اَلْخَبَرُ اَلَّذِى رُوىَ: «أَنَّ حَوَّاءَ خُلِقَتْ مِنْ ضِلْع آدَمَ اَلأَيْسَر ».

صَحِيحٌ وَ مَعْنَاهُ مِنَ الطَّينَةِ الَّتِي فَضَلَتْ مِنْ ضِلْعِهِ الْأَيْسَرِ فَلِذَلِكَ صَارَتْ أَضْلَاعُ الرَّجُلِ أَنْقَصَ مِنْ أَضْلَاعِ النِّسَاءِ بِضِلْع.

Hadith.4336 - Zurarah ibn A'yun narrated that Abu Abdillah ^{a.s} was asked about the creation of Hawwa (Eve). It was said to him that some people claim Allah ^{SWT}, the Almighty and Glorious, created Hawwa from the leftmost rib of Adam.

Imam ^{a.s} said: "Glory be to Allah ^{SWT} and far exalted is He ^{SWT} above such a claim. Does the one who says this believe that Allah ^{SWT}, Blessed and Exalted, lacked the power to create Adam's spouse from something other than his rib? Does he provide an opportunity for those who seek to cast doubts to say that Adam married a part of himself if she was created from his rib? What is wrong with these people? May Allah ^{SWT} judge between us and them."

Then Imam ^{a.s} said: "Indeed, when Allah ^{SWT}, Blessed and Exalted, created Adam ^{a.s} from clay and commanded the angels to prostrate before him, He ^{SWT} caused Adam to fall into a deep sleep. He ^{SWT} then created Hawwa for him and placed her in the indentation between his thighs. This was done so that the woman would be dependent upon the man."

Imam ^{a.s} continued: "Hawwa began to move, which caused Adam to wake up due to her movement. When he woke up, he was told to move away from her. When he looked at her, he saw a beautiful creation resembling his own image, except that she was female. He spoke to her, and she responded to him in his language."

Adam {a.s} then asked her: 'Who are you?'

She replied: 'A creation whom Allah (SWT) created, as you can see.'

Adam ^{a.s} then said: 'O Lord ^{AZJ}, what is this beautiful creation whose closeness has comforted me and whose sight has pleased me?'

Allah (SWT), the Almighty and Glorious, said: "O Adam, this is My servant Hawwa. Do you wish for her to be with you, to comfort you, converse with you, and be subject to your command?"

Adam ^{a.s} replied: "Yes, O Lord ^{AZJ}, and for that, I offer You praise and thanks for as long as I live." Allah ^{SWT}, the Almighty, then said: "Propose to her through Me ^{SWT}, for she is My servant, and she may also be suitable for you as a wife for fulfilling desires."

Allah (SWT) then instilled in Adam the natural desire and had already taught him knowledge of all things.

Adam ^{a.s} said: "O Lord ^{AZJ}, I propose to her through You ^{SWT}. What is Your ^{SWT} satisfaction regarding this matter?"

Allah (SWT), the Almighty, said: "My satisfaction is that you teach her the principles of My religion." Adam (a.s) replied: "That is upon me, O Lord (AZJ), if You (SWT) will grant her to me."

Allah (SWT), the Almighty, said: "I have willed it and have married her to you. Now take her to yourself."

Adam {a.s} then said to her: "Come to me."

But she replied: "No, you come to me."

Allah $^{\{SWT\}}$, the Almighty, then commanded Adam $^{\{a.s\}}$ to go to her. Had it not been so, women would have approached men and proposed themselves.

This is the story of Hawwa (peace be upon her)."



As for the saying of Allah (SWT), the Almighty and Glorious: "O mankind, fear your Lord (AZI), who created you from a single soul and created from it its mate, and dispersed from both of them many men and women" (Surah An-Nisa 4:1),

It is narrated that Allah ^{SWT}, the Almighty and Glorious, created Adam's spouse from his clay, as mentioned in the verse: "And dispersed from both of them many men and women" (Surah An-Nisa 4:1).

[AL SADUQ]

As for the narration that states, "Hawwa was created from Adam's left rib," it is authentic. However, its meaning is that she was created from the clay that remained from his left rib. For this reason, men have one rib fewer than women.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.379 • Al-Wafi, Vol.21 p.21 • Tafsir Al-Safi, Vol.1 p.413 • Tafsir Kanz Al-Daqaiq, Vol.3 p.307

4337 - وَ رَوَى زُرَارَةُ عَنْ أَبِي عَبْدِ اللَّهِ عَلَيْهِ السَّلاَمُ: «أَنَّ آدَمَ عَلَيْهِ اَلسَّلاَمُ وُلِدَ لَهُ شِيثٍ يَافِثُ فَلَمَّا أَذِرَكَا أَرَادَ اللَّهُ وَ هُوَ أَوْلُ وَصِيًّ أُوصِيَ إِلَيْهِ مِنَ اَلْآدَمِيِّينَ فِي اَلْأَرْضِ ثُمَّ وُلِدَ لَهُ بَعْدَ شِيثٍ يَافِثُ فَلَمَّا أَذركا أَرَادَ اللَّهُ عَزَّ وَ جَلَّ مِنَ عَزِّ وَ جَلَّ أَنْ يُبْلِغَ بِالنِّسْلِ مَا تَرَوْنَ وَ أَنْ يَكُونَ مَا قَدْ جَرَى بِهِ اَلْقَلَمُ مِنْ تَحْرِيمِ مَا حَرَّمَ اللَّهُ عَزَّ وَ جَلَّ مِنَ الْأَخُواتِ عَلَى الْإِخْوَةِ أَنْزَلَ بَعْدَ الْعَصْرِ فِي يَوْمِ خَمِيسٍ حَوْرَاءَ مِنَ الْجَنَّةِ اِسْمُهَا نَزْلَةُ فَأَمَرَ اللَّهُ عَزَّ وَ جَلًّ آدَمَ اللَّهُ عَنْ وَ بَلِّ اللَّهُ عَزَّ وَ جَلًّ أَنْ يُزَوِّجَهَا مِنْ شِيثٍ فَزَوَّجَهَا مِنْ يُنْ يُنْ يُنْ يَعْدَ الْعَصْرِ مِنَ الْغَدِ حَوْرَاءَ مِنَ الْجَنَّةِ وَ اِسْمُهَا مُنْزَلَةُ فَأَمَرَ اللَّهُ عَزَّ وَ جَلًّ أَنْ يُزَوِّجَهَا مِنْ يُنِوْ جَهَا مِنْ يَافِثَ فَزَوَّجَهَا مِنْ يُنْ شِيثٍ فَوَلِدَ لِشِيثٍ غُلاَمٌ وَ وُلِدَ لِيَافِثَ جَارِيَةٌ فَأَمَرَ اللَّهُ عَزَّ وَ جَلًّ الْمُ لَلْهُ عَزَوَّجَهَا مِنْ يَافِثَ فَزَوَّجَهَا مِنْ يُنِونِ شِيثٍ فَوَلِدَ لِشِيثٍ غُلامٌ وَ وُلِدَ لِيَافِثَ جَارِيَةٌ فَأَمَرَ اللَّهُ عَزَّ وَ جَلً الْمَا أَنْ يُزُوّجَهَا مِنْ يَافِثَ فَزَوَّجَهَا مِنْ يَافِثَ فَولِدَ لِشِيثٍ غُلُامٌ وَ وُلِدَ لِيَافِثَ جَارِيَةٌ فَأَمَرَ اللَّهُ عَزَّ وَ جَلً اللَّهُ أَنْ يُرُوّجَ إِبْنَةَ يَافِثَ مِنِ إِبْنِ شِيثٍ فَفَعَلَ فَوْلِدَ الصَّفُوةُ مِنَ النَّيِيِّينَ وَ الْمُرْسَلِينَ مِنْ نَسْلِهِمَا وَ مَنَ النَّهِ أَنْ يَكُونَ ذَلِكَ عَلَى مَا قَالُوا مِنْ أَمْرٍ الْإِخْوَةِ وَ الْأَخْوَاتِ».

Hadith.4337 - Zurarah narrated from Abu Abdillah ${a.s}$ that Adam ${a.s}$ had a son named Sheeth, whose name means "Gift of Allah ${SWT}$." He was the first successor appointed among humans on earth. After Sheeth, Adam ${a.s}$ had another son named Yafith.

When both sons reached maturity, Allah ^{SWT}, the Almighty and Glorious, intended to continue human progeny and fulfill what was decreed by His ^{SWT} command. To enforce the prohibition of marriage between brothers and sisters, Allah ^{SWT} sent down, after the afternoon (Asr) on a Thursday, a heavenly woman from Paradise named Nazlah. Allah ^{SWT} commanded Adam ^{a.s} to marry her to Sheeth, and so he did.

The next afternoon, on Friday, Allah (SWT) sent down another heavenly woman from Paradise named Munzalah. Allah (SWT) commanded Adam (a.s) to marry her to Yafith, and so he did.

Sheeth and Nazlah had a son, and Yafith and Munzalah had a daughter. When these children grew up, Allah (SWT) commanded Adam (a.s) to marry the daughter of Yafith to the son of Sheeth. Adam obeyed this command, and from their lineage came the chosen ones among the prophets and messengers.

Far be it from Allah (SWT) that human propagation occurred as some have claimed—through marriage between brothers and sisters. Instead, Allah (SWT) ensured the preservation of purity and honor in the lineage through divine arrangements.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.381 • Al-Wafi, Vol.21 p.23 • Wasa'il Al-Shi'ah, Vol.20 p.364



4338 - رَوَى اَلْقَاسِمُ بْنُ عُرْوَةَ عَنْ بُرَيْدٍ اَلْعِجْلِيِّ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى أَنْزَلَ عَلَى آدَمَ حَوْرَاءَ مِنَ اَلْجَنَّةِ فَزَوَّجَهَا أَحَدَ اِبْنَيْهِ وَ تَزَوَّجَ اَلْآخَرُ اِبْنَةَ اَلْجَانِّ فَمَا كَانَ فِي اَلنَّاسِ مِنْ جَمَالٍ أَنْزَلَ عَلَى آدَمَ حَوْرَاءَ مِنَ اَلْجَنَّةِ فَزَوَّجَهَا أَحَدَ اِبْنَيْهِ وَ تَزَوَّجَ اَلْآخَرُ اِبْنَةَ اَلْجَانٍّ فَمَا كَانَ فِي اَلنَّاسِ مِنْ جَمَالٍ كَثِيرٍ أَوْ حُسْنِ خُلُقٍ فَهُوَ مِنِ اِبْنَةِ اَلْجَانِّ».

Hadith.4338 - Al-Qasim ibn Urwah narrated from Burayd al-Ijli, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"Indeed, Allah (SWT), Blessed and Exalted, sent down to Adam a woman from Paradise, and he married her to one of his sons. The other son married a daughter of the jinn.

Therefore, whatever beauty or good character exists among people, it is from the woman of Paradise, and whatever bad character exists among them, it is from the daughter of the jinn."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.382 • Al-Wafi, Vol.21 p.24 • Tafsir Al-Safi, Vol.1 p.417 • Bihar Al-Anwar, Vol.60 p.97 • Tafsir Kanz Al-Daqaiq, Vol.3 p.316



CHAPTER 97 – CHAPTER ON THE TYPES OF MARRIAGE

بَابُ وُجُوهِ النِّكَاحِ

HADITH 4339
إسلم اللهِ الرّحمْن الرّحميم

4339 - رُوِيَ عَنْ مُحَمَّدِ بْنِ زِيَادٍ عَنِ ٱلْحُسَيْنِ بْنِ زَيْدٍ قَالَ سَمِعْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ يَقُولُ: «تَحِلُّ ٱلْفَرُوجُ بِثَلاَثَةِ وُجُوهٍ نِكَاح بِمِيرَاثٍ وَ نِكَاح بِلاَ مِيرَاثٍ وَ نِكَاح بِمِلْكِ ٱلْيَمِين».

Hadith.4339 - It is narrated from Muhammad ibn Ziyad, from al-Husayn ibn Zayd, who said that he heard Abu Abdillah ^{a.s} say: "Marital relations are made lawful through three means—marriage with inheritance, marriage without inheritance, and marriage through ownership by the right hand."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.382 • Al-Khisal, Vol.1 p.119 • Tafsir Al-Safi, Vol.3 p.394 • Wasa'il Al-Shi'ah, Vol.20 p.85 • Wasa'il Al-Shi'ah, Vol.26 p.230 • Bihar Al-Anwar, Vol.100 p.297 • Tafsir Nur Al-Thaqalayn, Vol.1 p.454 • Tafsir Nur Al-Thaqalayn, Vol.3 p.531 • Tafsir Nur Al-Thaqalayn, Vol.5 p.419 • Tafsir Kanz Al-Daqaiq, Vol.9 p.163



CHAPTER 98 – CHAPTER ON THE VIRTUE OF MARRIAGE

بَابُ فَضْلِ التَّزْوِيج

HADITH 4340 – 4345
إيستم اللهِ الرَّحَمْنِ الرَّحِيمِ

4340 - رُوِيَ عَنْ عَمْرِو بْنِ شِمْرٍ عَنْ جَابِرٍ عَنْ أَبِي جَعْفَرٍ مُحَمَّدِ بْنِ عَلِيٍّ ٱلْبَاقِرِ عَلَيْهِ ٱلسَّلاَمُ قَالَ وَالَّ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ : «مَا يَمْنَعُ ٱلْمُؤْمِنَ أَنْ يَتَّخِذَ أَهْلاً لَعَلَّ ٱللَّهُ أَنْ يَرْزُقَهُ نَسَمَةً تُثْقِلُ ٱلْأَرْضَ بِلاَ إِلَهَ إِلاَّ ٱللَّهُ عَلَيْهِ وَ آلِهِ : «مَا يَمْنَعُ ٱلْمُؤْمِنَ أَنْ يَتَّخِذَ أَهْلاً لَعَلَّ ٱللَّهُ أَنْ يَرْزُقَهُ نَسَمَةً تُثْقِلُ ٱلْأَرْضَ بِلاَ إِلَهَ إِلاَّ ٱللَّهُ».

Hadith.4340 - It is narrated from Amr ibn Shimr, from Jabir, from Abu Ja'far Muhammad ibn Ali al-Baqir ^{a.s} that the Messenger of Allah ^{SWT} (peace be upon him and his family) said: "What prevents a believer from taking a spouse? Perhaps Allah ^{SWT} will grant him offspring who will fill the earth with 'There is no god but Allah ^{SWT}.""

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.382 • Makarim Al-Akhlaq, Vol.1 p.196 • Awali Al-La'ali, Vol.3 p.288 • Al-Wafi, Vol.21 p.33 • Wasa'il Al-Shi'ah, Vol.20 p.14

4341 - وَ رُوِيَ عَنْ مُعَمَّرِ بْنِ خَلاَّدٍ عَنِ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ قَالَ سَمِعْتُهُ يَقُولُ: «ثَلاَثٌ مِنْ سُنَنِ اَلْمُرْسَلِينَ الْمُرْسَلِينَ اللهُ عَنْ مُعَمَّدٍ فَ كَثْرَةُ اَلطَّرُوقَةِ».

Hadith.4341 - It is narrated from Mu'ammar ibn Khallad that Imam Ali ibn Musa Ar-Ridha ^{a.s} said: "Three practices are from the traditions of the messengers, using perfume, removing excess hair, and frequently visiting one's wife (or wives)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.382 • Al-Khisal, Vol.1 p.92 • Tuhaf Al-'Uqul, Vol.1 p.442 • Tahdhib Al-Ahkam, Vol.7 p.403 • Rawdat Al-Wa'izin, Vol.2 p.308 • Awali Al-La'ali, Vol.3 p.282 • Al-Wafi, Vol.21 p.28 • Wasa'il Al-Shi'ah, Vol.20 p.241 • Bihar Al-Anwar, Vol.73 p.141 • Bihar Al-Anwar, Vol.75 p.335

4342 - وَ قَدْ رَوَى اَلْحَسَنُ بْنُ عَلِيٍّ بْنِ أَبِي حَمْزَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ تَزَوَّجَ أَحْرَزَ نِصْفَ دِينِهِ». وَ فِي حَدِيثٍ آخَرَ : «فَلْيَتَّق اَللَّهَ فِي اَلنِّصْفِ اَلْبَاقِي».

Hadith.4342 - It is narrated from al-Hasan ibn Ali ibn Abi Hamzah, from Abu Abdillah ^{a.s}, that the Messenger of Allah ^{SWT} (peace be upon him and his family) said:

"Whoever gets married has safeguarded half of his religion." In another narration, it is added: "So let him fear Allah (SWT) regarding the remaining half."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.383 • Al-Wafi, Vol.21 p.32 • Wasa'il Al-Shi'ah, Vol.20 p.16 • Al-Fusul Al-Muhimmah, Vol.2 p.322 • Tafsir Kanz Al-Daqaiq, Vol.9 p.288



«مَا بُنِيَ بِنَاءٌ فِي اَلْإِسْلاَمِ أَحَبُّ إِلَى اَللَّهِ تَعَالَى مِنَ اَلتَّزْوِيج».

Hadith.4343 - Abdullah ibn al-Hakam narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.} that the Messenger of Allah ^{SWT} (peace be upon him and his family) said:

"No structure in Islam is more beloved to Allah (SWT), the Exalted, than marriage."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.383 • Makarim Al-Akhlaq, Vol.1 p.196 • Al-Wafi, Vol.21 p.34 • Wasa'il Al-Shi'ah, Vol.20 p.14 • Al-Fusul Al-Muhimmah, Vol.2 p.321 • Bihar Al-Anwar, Vol.100 p.222 • Mustadrak Al-Wasa'il, Vol.14 p.152 • Mustadrak Al-Wasa'il, Vol.14 p.153

4344 - وَ رَوَى عَلِيُّ بْنُ رِئَابٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ أَنَّ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ إِنَّ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ قَالَ: «تَزَوَّجُوا فَإِنِّي مُكَاثِرٌ بِكُمُ اَلْأُمَمَ غَداً فِي اَلْقِيَامَةِ حَتَّى إِنَّ اَلسَّقْطَ لَيَجِيءُ مُحْبَنْطِئاً عَلَى عَلَيْهِ وَ آلِهِ قَالَ: «تَزَوَّجُوا فَإِنِّي مُكَاثِرٌ بِكُمُ اَلْأُمَمَ غَداً فِي اَلْقِيَامَةِ حَتَّى إِنَّ اَلسَّقْطَ لَيَجِيءُ مُحْبَنْطِئاً عَلَى بَابِ اَلْجَنَّةِ فَيُقَالُ لَهُ اُدْخُلِ اَلْجَنَّةَ فَيَقُولُ لاَ حَتَّى يَدْخُلَ أَبُواىَ الْجَنَّةَ قَبْلِي».

Hadith.4344 - Ali ibn Ri'ab narrated from Muhammad ibn Muslim that Abu Abdillah ^{a.s} said that the Messenger of Allah ^{SWT} (peace be upon him and his family) said:

"Marry, for I will take pride in your numbers before the nations on the Day of Judgment. Even the miscarried child will stand at the gate of Paradise, refusing to enter until his parents enter Paradise before him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.383 • Ma'ani Al-Akhbar, Vol.1 p.291 • Makarim Al-Akhlaq, Vol.1 p.196 • Al-Wafi, Vol.21 p.33 • Wasa'il Al-Shi'ah, Vol.20 p.14 • Wasa'il Al-Shi'ah, Vol.21 p.358

------4345 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «إِتَّخَذُوا اَلْأَهْلَ فَإِنَّهُ أَرْزَقُ لَكُمْ ».

Hadith.4345 - The Messenger of Allah (SWT) (peace be upon him and his family) said: "Take a spouse, for it is a means of increasing your sustenance."

[REFERENCES]

Qurb Al-Isnad, Vol.1 p.20 • Man La Yahduruhu Al-Faqih, Vol.3 p.383 • Al-Wafi, Vol.21 p.40 • Wasa'il Al-Shi'ah, Vol.20 p.15 • Wasa'il Al-Shi'ah, Vol.20 p.43



CHAPTER 99 – CHAPTER ON THE SUPERIORITY OF THE MARRIED PERSON OVER THE UNMARRIED PERSON

بَابُ فَصْلِ الْمُتَزَوِّجِ عَلَى الْعَزَبِ

% HADITH 4346 – 4349 بسنم اللهِ الرَّحْمُنِ الرَّمِيمِ

4346 - رَوَى عَبْدُ اَللَّهِ بْنُ مَيْمُونٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «رَكْعَتَانِ يُصَلِّيهِمَا مُتَزَوَّجٌ أَفْضَلُ مِنْ سَبْعِينَ رَكْعَةً يُصَلِّيهِمَا أَعْزَبُ ».

Hadith.4346 - Abdullah ibn Maymun narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} (peace be upon them), who said: "Two units of prayer performed by a married person are better than seventy units of prayer

performed by an unmarried person."

[REFERENCES]

Al-Kafi, Vol.5 p.328 • Man La Yahduruhu Al-Faqih, Vol.3 p.384 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.40 • Al-Muqni'ah, Vol.1 p.497 • Tahdhib Al-Ahkam, Vol.7 p.239 • Rawdat Al-Wa'izin, Vol.2 p.374 • Rawdat Al-Wa'izin, Vol.2 p.374 • Makarim Al-Akhlaq, Vol.1 p.197 • Al-Wafi, Vol.21 p.31 • Wasa'il Al-Shi'ah, Vol.20 p.18

4347 - قَالَ وَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «لَرَكْعَتَانِ يُصَلِّيهِمَا مُتَزَوِّجٌ أَفْضَلُ مِنْ رَجُلٍ عَزَبٍ يَقُومُ لَيْلَهُ وَ يَصُومُ نَهَارَهُ ».

Hadith.4347 - The Prophet (peace be upon him and his family) said:

"Two units of prayer performed by a married person are better than an unmarried man who spends his nights in prayer and his days fasting."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.384 • Makarim Al-Akhlaq, Vol.1 p.197 • Al-Wafi, Vol.21 p.32 • Wasa'il Al-Shi'ah, Vol.20 p.19

-----4348 - وَ رُوىَ أَنَّ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ قَالَ: «إِنَّ أَرَاذِلَ مَوْتَاكُمُ اَلْعُزَّابُ».

Hadith.4348 - It is narrated that the Messenger of Allah (SWT) (peace be upon him and his family) said: "Indeed, the most despicable of your dead are the unmarried."

[REFERENCES]

Al-Kafi, Vol.5 p.329 • Man La Yahduruhu Al-Faqih, Vol.3 p.384 • Tahdhib Al-Ahkam, Vol.7 p.239 • Rawdat Al-Wa'izin, Vol.2 p.374 • Makarim Al-Akhlaq, Vol.1 p.197 • Awali Al-La'ali, Vol.3 p.283 • Al-Wafi, Vol.21 p.32 • Wasa'il Al-Shi'ah, Vol.20 p.19 • Al-Fusul Al-Muhimmah, Vol.2 p.322 • Bihar Al-Anwar, Vol.100 p.220

4349 - وَ رُوِيَ أَنَّ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ قَالَ: «أَكْثَرُ أَهْلِ اَلنَّارِ اَلْعُزَّابُ».



Hadith.4349 - It has been narrated that the Messenger of Allah (SWT) (peace and blessings be upon him and his family) said: "The majority of the inhabitants of the Fire are the unmarried."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.384 • Al-Wafi, Vol.21 p.32 • Wasa'il Al-Shi'ah, Vol.20 p.20 • Al-Fusul Al-Muhimmah, Vol.2 p.322



CHAPTER 100 – CHAPTER ON THE AFFECTION FOR WOMEN

بَابُ حُبِّ النِّسَاءِ

HADITH 4350 – 4351 \$\\
\text{ymba} \quad \text{pmba} \\
\text{ymba} \quad \text{log} \quad \text{log} \\
\text{ymba} \quad \text{log} \quad \text{log} \quad \text{log} \\
\text{ymba} \quad \text{log} \quad \text{log} \quad \text{log} \\
\text{ymba} \quad \text{log} \quad \quad \text{log} \quad \text{log} \quad \qu

4350 - رَوَى أَبُو مَالِكِ اَلْحَضْرَمِيُّ عَنْ أَبِي اَلْعَبَّاسِ قَالَ سَمِعْتُ اَلصَّادِقَ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «اَلْعَبْدُ كُلَّمَا إِزْدَادَ لِلنِّسَاءِ حُبِّاً إِزْدَادَ فِى اَلْإِيمَان فَضْلاً».

Hadith.4350 - Abu Malik al-Hadrami narrated from Abu al-Abbas, who said that he heard Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} say: "The more love a servant has for women, the greater he increases in faith and virtue."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.384 • Makarim Al-Akhlaq, Vol.1 p.197 • Al-Wafi, Vol.21 p.28 • Wasa'il Al-Shi'ah, Vol.20 p.23

4351 - وَ فِي رِوَايَةِ أَبَانٍ عَنْ عُمَرَ بْنِ يَزِيدَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «مَا أَظُنُّ رَجُلاً يَزْدَادُ فِي اَلْإِيمَان خَيْراً إِلاَّ اِزْدَادَ حُبَّاً لِلنِّسَاءِ».

Hadith.4351 - In a narration from Aban, from Umar ibn Yazid, Abu Abdillah ^{a.s} said: "I do not think that a man increases in faith and goodness except that he also increases in love for women."

[REFERENCES]

Al-Kafi, Vol.5 p.320 • Man La Yahduruhu Al-Faqih, Vol.3 p.384 • Al-Wafi, Vol.21 p.27 • Wasa'il Al-Shi'ah, Vol.20 p.21



CHAPTER 101 – CHAPTER ON THE ABUNDANCE OF GOODNESS IN WOMEN

بَابُ كَثْرَةِ الْخَيْرِ فِي النِّسَاءِ

HADITH 4352
إيسم اللهَّ الرَّحمْنِ الرَّحمِيم

4352 - رُوِيَ عَنِ اِبْنِ فَضَّالٍ عَنْ يُونُسَ بْنِ يَعْقُوبَ عَمَّنْ سَمِعَ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «أَكْثَرُ اَلْخَيْرِ فِي اَلنِّسَاءِ».

Hadith.4352 - It is narrated from Ibn Faddal, from Yunus ibn Ya'qub, from someone who heard Abu Abdillah ^{a.s} say: "Most of the good is found in women."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.385 • Makarim Al-Akhlaq, Vol.1 p.197 • Al-Wafi, Vol.21 p.35 • Wasa'il Al-Shi'ah, Vol.20 p.24



CHAPTER 102 – CHAPTER ON ONE WHO AVOIDS MARRIAGE DUE TO FFAR OF POVERTY

بَابٌ فِيمَنْ تَرَكَ التَّزْوِيجَ مَخَافَةَ الْفَقْرِ

€ 4354 – 4353 HADITH & بِسْمُ اللهِّ الرَّحْمِيْنِ الرَّحِيْمِ

4353 - رُوِيَ عَنْ مُحَمَّدِ بْنِ أَبِي عُمَيْرٍ عَنْ حَرِيزٍ عَنِ اَلْوَلِيدِ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: «مَنْ تَرَكَ التَّرْوِيجَ مَخَافَةَ اَلْفَقْرِ فَقَدْ أَسَاءَ اَلظَّنَّ بِاللَّهِ عَزَّ وَ جَلَّ إِنَّ اَللَّهَ عَزَّ وَ جَلَّ يَقُولُ:

(2) إِنْ يَكُونُوا فُقَرْاءَ يُغْنِهِمُ اَللَّهُ مِنْ فَضْلِه (2) ».

Hadith.4353 - It is narrated from Muhammad ibn Abi Umayr, from Hariz, from al-Walid, who said that Abu Abdillah ^{a.s} said: "Whoever avoids marriage out of fear of poverty has thought poorly of Allah ^{SWT}, the Almighty and Glorious. Indeed, Allah ^{SWT}, the Almighty and Glorious, says: *'If they are poor, Allah ^{SWT} will enrich them out of His bounty'* (Surah An-Nur 24:32)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.385 • Makarim Al-Akhlaq, Vol.1 p.197 • Awali Al-La'ali, Vol.3 p.281 • Al-Wafi, Vol.21 p.37 • Tafsir Al-Burhan, Vol.4 p.63 • Tafsir Nur Al-Thaqalayn, Vol.3 p.597 • Tafsir Kanz Al-Daqaiq, Vol.9 p.290

4354 - وَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ سَرَّهُ أَنْ يَلْقَى اَللَّهَ طَاهِراً مُطَهَّراً فَلْيَلْقَهُ بِزَوْجَةٍ وَ مَنْ تَرَكَ التَّذُويِجَ مَخَافَةَ اَلْعَيْلَةِ فَقَدْ أَسَاءَ اَلظَّنَّ بِاللَّهِ عَزَّ وَ جَلَّ».

Hadith.4354 - The Prophet (peace be upon him and his family) said: "Whoever desires to meet Allah (SWT) in a state of purity and purification, let him meet Him with a spouse. And whoever avoids marriage out of fear of poverty has thought poorly of Allah (SWT), the Almighty and Glorious."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.385 • Al-Wafi, Vol.21 p.38 • Wasa'il Al-Shi'ah, Vol.20 p.43



CHAPTER 103 – CHAPTER ON ONE WHO MARRIES FOR THE SAKE OF ALLAH (SWT), THE ALMIGHTY, AND TO UPHOLD FAMILY TIES

بَابُ مَنْ تَزَوَّجَ لِلَّهِ عَزَّ وَ جَلَّ وَ لِصِلَةِ الرَّحِمِ

﴾ HADITH 4355 @ بِسْمُ اللهِّ الرَّحَمِّنِ الرَّحِيمِ

4355 - قَالَ عَلِيُّ بْنُ ٱلْحُسَيْنِ سَيِّدُ ٱلْعَابِدِينَ عَلَيْهِ ٱلسَّلاَمُ : «مَنْ تَزَوَّجَ لِلَّهِ عَزَّ وَ جَلَّ وَ لِصِلَةِ ٱلرَّحِمِ تَوَّجَهُ ٱللَّهُ تَعَالَى بِتَاجِ ٱلْمُلْكِ وَ ٱلْكَرَامَةِ».

Hadith.4355 - Imam Ali ibn Al-Hussain ^{a.s}, Sayyid al-'Abideen ^{a.s}, said:

"Whoever marries for the sake of Allah (SWT), the Almighty and Glorious, and to maintain family ties, Allah (SWT), the Exalted, will crown him with the crown of sovereignty and honor."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.385 • Makarim Al-Akhlaq, Vol.1 p.198 • Awali Al-La'ali, Vol.3 p.301 • Al-Wafi, Vol.21 p.35 • Wasa'il Al-Shi'ah, Vol.20 p.51



CHAPTER 104 – CHAPTER ON THE BEST OF WOMEN

بَابُ أَفْضَلِ النِّسَاءِ

HADITH 4356
إيسم اللهِ الرَّحمْن الرَّحمِيم

4356 - رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنِ اَلصَّادِقِ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ قَالَ رَسُولُ اللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «أَفْضَلُ نِسَاءِ أُمَّتِى أَصْبَحُهُنَّ وَجْهاً وَ أَقَلُهُنَّ مَهْراً».

Hadith.4356 - Isma'il ibn Muslim narrated from al-Sadiq Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers (peace be upon them) that the Messenger of Allah ^{SWT} (peace be upon him and his family) said: "The best women of my nation are those with the most radiant faces and the lowest dowries."

[REFERENCES]

Al-Kafi, Vol.5 p.324 • Da'a'im Al-Islam, Vol.2 p.197 • Man La Yahduruhu Al-Faqih, Vol.3 p.385 • Al-Ash'athiyat, Vol.1 p.92 • Tahdhib Al-Ahkam, Vol.7 p.404 • Rawdat Al-Wa'izin, Vol.2 p.375 • Al-Adab Al-Diniyyah, Vol.1 p.103 • Makarim Al-Akhlaq, Vol.1 p.198 • Makarim Al-Akhlaq, Vol.1 p.201 • Al-Nawadir (Lil-Rawandi), Vol.1 p.36



CHAPTER 105 – CHAPTER ON THE CATEGORIES OF WOMEN

بَابُ أَصْنَافِ النِّسَاءِ

% 4358 – 4357 HADITH ھ بِسِمْ الدِّ الرَّحَمْنِ الرَّحِيمِ

4357 - رُوِيَ عَنْ مَسْعَدَةَ بْنِ زِيَادٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «اَلنِّسَاءُ أَرْبَعَهُ أَصْنَافٍ فَمِنْهُنَّ رَبِيعٌ مُرْبِعٌ وَ مِنْهُنَّ جَامِعٌ مُجْمِعٌ وَ مِنْهُنَّ كَرْبٌ مُقْمِعٌ وَ مِنْهُنَّ غُلُّ قَمِلٌ».

قَالَ أَحْمَدُ بْنُ أَبِي عَبْدِ اللَّهِ الْبَرْقِيُّ جَامِعٌ مُجْمِعٌ أَيْ كَثِيرَةُ الْخَيْرِ مُخْصِبَةٌ وَ رَبِيعٌ مُرْبِعٌ الَّتِي فِي حَجْرِهَا وَلَدٌ وَ فِي بَطْنِهَا آخَرُ وَ كَرْبٌ مُقْمِعٌ أَيْ سَيِّئَةُ الْخُلُقِ مَعَ زَوْجِهَا وَ غُلُّ قَمِلٌ هِيَ عِنْدَ زَوْجِهَا كَالْغُلِّ الْقَمِلِ وَ هُوَ غُلٌّ مِنْ جِلْدٍ يَقَعُ فِيهِ الْقَمْلُ فَيَأْكُلُهُ فَلَا يَتَهَيَّأُ لَهُ أَنْ يَحْذَرَ مِنْهُ شَيْئاً وَ هُوَ مَثَلٌ لِلْعَرَبِ.

Hadith.4357 - Mas'adah ibn Ziyad narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} (peace be upon them) that he said:

"Women are of four types, there are those who are like a fertile spring, those who are abundant and productive, those who are burdensome and oppressive, and those who are like a shackle infested with lice."

[AL SADUQ]

Ahmad bin Abi Abdillah Al-Barqi explained:

A woman described as Jami' Mujmi' refers to one who is abundant in goodness and fertile.

A woman described as Rabi' Murbi' is one who has a child in her lap and another in her womb.

A woman described as Karb Muqmi' is one who has bad manners with her husband.

A woman described as Ghull Qamil is one who is like a restrictive shackle (ghull) for her husband, infested with lice, resembling a shackle made of skin in which lice gather and eat it, such that he cannot rid himself of them. This term serves as an Arab metaphor for someone who is a source of continual distress and hardship.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.386 • Al-Adab Al-Diniyyah, Vol.1 p.104 • Al-Wafi, Vol.21 p.66 • Wasa'il Al-Shi'ah, Vol.20 p.32

4358 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ دَاوُدَ اَلْكَرْخِيَّ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنَّ صَاحِبَتِي هَلَكَتْ وَ كَانَتْ لِي مُوَافِقَةً وَ قَدْ هَمَمْتُ أَنْ أَتَزَوَّجَ فَقَالَ «اُنْظُرْ أَيْنَ تَضَعُ نَفْسَكَ وَ مَنْ تُشْرِكُهُ فِي مَالِكَ وَ تُطْلِعُهُ عَلَى دِينِكَ وَ سِرِّكَ وَ أَمَانَتِكَ فَإِنْ كُنْتَ لاَ بُدَّ فَاعِلاً فَبِكُراً تُنْسَبُ إِلَى اَلْخَيْرِ وَ إِلَى حُسْنِ اَلْخُلُقِ، تُطْلِعُهُ عَلَى دِينِكَ وَ سِرِّكَ وَ أَمَانَتِكَ فَإِنْ كُنْتَ لاَ بُدَّ فَاعِلاً فَبِكُراً تُنْسَبُ إِلَى اَلْخَيْرِ وَ إِلَى حُسْنِ اَلْخُلُقِ، تُطْلِعُهُ عَلَى دِينِكَ وَ سِرِّكَ وَ أَمَانَتِكَ فَإِنْ كُنْتَ لاَ بُدَّ فَاعِلاً فَبِكُراً تُنْسَبُ إِلَى الْخَيْرِ وَ إِلَى حُسْنِ الْخُلُقِ، أَلْا إِنَّ النِّسَاءَ خُلِقْنَ شَتَّى فَمِنْهُنَّ اَلْغَنِيمَةُ وَ اَلْغَرَامُ وَ مِنْهُنَّ اَلْهِلالُ إِذَا تَجَلَّى لِصَاحِبِهِ وَ مِنْهُنَّ الظَّلاَمُ فَمَنْ الْقَلامُ فَمَنْ يَظْفَرْ بِصَالِحِهِنَّ يَسْعَدْ وَ مَنْ يُغْبَنْ فَلَيْسَ لَهُ اِنْتِقَامُ وَ هُنَّ ثَلاَثُ فَامْرَأَةٌ وَلُودٌ وَدُودٌ، تُعِينُ زَوْجَهَا عَلَى خَيْرٍ وَ لِكُنْيَاهُ وَ آخِرَتِهِ وَ لاَ تُعِينُ زَوْجَهَا عَلَى خَيْرٍ وَ لاَ نُعْنِينُ وَلاَ تَقْبَلُ الْيَسِيرَ ».



Hadith.4358 - Al-Hasan ibn Mahbub narrated from Dawud al-Karkhi, who said: I said to Abu Abdillah ^{a.s}, "My wife has passed away. She was compatible with me, and I am thinking about getting married."

Imam ^{a.s} said: "Consider carefully where you place yourself, with whom you share your wealth, and to whom you reveal your religion, secrets, and trust. If you must proceed, then marry a virgin who is known for goodness and good character.

Know that women are created differently: among them are those who are a blessing and those who are a burden; among them are like the crescent moon that delights its owner when it appears; and among them are like darkness. Whoever finds a righteous woman is happy, and whoever is deceived by one has no recourse for revenge.

Women are of three types:

A woman who is fertile, loving, and supports her husband in his worldly and religious affairs, not helping life's hardships against him.

A woman who is barren, neither beautiful nor of good character, and does not help her husband in anything good.

And a woman who is loud, argumentative, fault-finding, belittles much, and is not content with little."

[REFERENCES]

Al-Kafi, Vol.5 p.323 • Man La Yahduruhu Al-Faqih, Vol.3 p.386 • Ma'ani Al-Akhbar, Vol.1 p.317 • Makarim Al-Akhlaq, Vol.1 p.199 • Al-Wafi, Vol.21 p.67 • Wasa'il Al-Shi'ah, Vol.20 p.27 • Bihar Al-Anwar, Vol.100 p.232 • Tafsir Nur Al-Thaqalayn, Vol.3 p.598 • Tafsir Kanz Al-Daqaiq, Vol.9 p.292



CHAPTER 106 – CHAPTER ON THE BLESSING AND OMEN OF A WOMAN

بَابُ بَرَكَةِ الْمَرْأَةِ وَ شُؤْمِهَا

% HADITH 4359 – 4361 () بسئم اللهِ الرَّحْمِن الرَّمِيمِ

4359 - رُوِيَ عَنْ عَبْدِ اَللَّهِ بْنِ بُكَيْرٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «مِنْ بَرَكَةِ اَلْمَرْأَةِ خِفَّةُ مَئُونَتِهَا وَ تَيْسِيرُ ولاَدَتِهَا وَ مِنْ شُؤْمِهَا شِدَّةُ مَئُونَتِهَا وَ تَعْسِيرُ ولاَدَتِهَا».

Hadith.4359 - It is narrated from Abdullah ibn Bukayr, from Muhammad ibn Muslim, that Abu Abdillah ^{a.s} said:

"Among the blessings of a woman are the lightness of her expenses and the ease of her childbirth. And among her misfortunes are the heaviness of her expenses and the difficulty of her childbirth."

[REFERENCES]

Al-Kafi, Vol.5 p.564 • Man La Yahduruhu Al-Faqih, Vol.3 p.387 • Tahdhib Al-Ahkam, Vol.7 p.399 • Wasa'il Al-Shi'ah, Vol.21 p.250

------4360 - وَ رُوىَ: «أَنَّ مِنْ بَرَكَةِ ٱلْمَرْأَةِ قِلَّةَ مَهْرِهَا وَ مِنْ شُؤْمِهَا كَثْرَةَ مَهْرِهَا».

Hadith.4360 - It is narrated: "Among the blessings of a woman is the smallness of her dowry, and among her misfortunes is the largeness of her dowry."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.387 • Makarim Al-Akhlaq, Vol.1 p.198 • Al-Wafi, Vol.21 p.63 • Wasa'il Al-Shi'ah, Vol.20 p.112 • Wasa'il Al-Shi'ah, Vol.21 p.251

Hadith.4361 - The Messenger of Allah (SWT) (peace be upon him and his family) said: "Marry women with blue eyes, for indeed there is blessing in them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.387 • Al-Adab Al-Diniyyah, Vol.1 p.105 • Makarim Al-Akhlaq, Vol.1 p.198



CHAPTER 107 – CHAPTER ON THE RECOMMENDED AND PRAISEWORTHY TRAITS AND CHARACTERISTICS OF WOMEN

بَابُ مَا يُسْتَحَبُّ وَ يُحْمَدُ مِنْ أَخْلَاقِ النِّسَاءِ وَ صِفَاتِهِنَ

HADITH 4362 - 4369 \$ يسئم اللهِ الرَّحمٰن الرَّمِيم

4362 - قَالَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ : «تَزَوَّجْ سَمْرَاءَ عَيْنَاءَ عَجْزَاءَ مَرْبُوعَةً فَإِنْ كَرِهْتَهَا فَعَلَىَّ ٱلصَّدَاقُ».

Hadith.4362 - Commander of the Faithful ^{a.s} said: "Marry a woman who is dark-skinned, wide-eyed, full-figured, and of medium height. If you dislike her, then I will bear the dowry."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.387

4363 - وَ كَانَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ إِذَا أَرَادَ أَنْ يَتَزَوَّجَ اِمْرَأَةً بَعَثَ إِلَيْهَا مَنْ يَنْظُرُ إِلَيْهَا وَ قَالَ «شَمِّى لِيتَهَا فَإِنْ طَابَ لِيتُهَا طَابَ عَرْفُهَا وَ إِنْ دَرِمَ كَعْبُهَا عَظُمَ كَعْثَبُهَا».

قَالَ مُصَنَّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ اللِّيثُ صَفْحَةُ الْعُنُقِ وَ الْعَرْفُ الرِّيحُ الطَّيِّبَةُ قَالَ اللَّهُ عَزَّ وَ جَلَّ ۞ وَ يُدْخِلُهُمُ الْجَنَّةَ عَرَّفَها لَهُمْ أَيْ طَيِّبَهَا لَهُمْ ۞ وَ قَدْ قِيلَ إِنَّ الْعَرْفَ الْعُودُ الطِّيبُ الرِّيحِ وَ قَوْلُهُ ع دَرِمَ كَعْبُهَا أَيْ كَثُرَ لَحْمُ كَعْبِهَا الْجَنَّةَ عَرَّفَها لَهُمْ أَيْ طَيِّبَهَا لَهُمْ ۞ وَ قَدْ قِيلَ إِنَّ الْعَرْفَ الْعُودُ الطِّيبُ الرِّيحِ وَ قَوْلُهُ ع دَرِمَ كَعْبُهَا أَيْ كَثُرَ لَحْمُ كَعْبِهَا وَ يُقَالُ الْمَرَأَةُ دَرْمَاءُ إِذَا كَانَتْ كَثِيرَةَ لَحْمِ الْقَدَمِ وَ الْكَعْبَ وَ الْكَعْثِ الْفَرْجُ.

Hadith.4363 - The Messenger of Allah ^(SWT) (peace be upon him and his family), when intending to marry a woman, would send someone to look at her and said: "Smell her neck, for if her neck smells good, her scent will also be pleasant. And if her ankles are fleshy, her private parts will be well-developed."

[AL SADUQ]

The compiler of this book, may Allah ^(SWT) have mercy on him, explained that 'al-leet' refers to the side of the neck, and 'al-araf' means a pleasant fragrance, as mentioned in the verse: 'And He will admit them into Paradise, which He has made known to them' (Surah Muhammad 47:6), meaning He ^(SWT) has made it fragrant for them.

It is also said that 'al-araf' refers to fragrant incense. The phrase 'darima ka'buha' means that her ankles are fleshy, and a woman described as 'darmaa' has well-fleshed feet and ankles. The term 'ka'thab' refers to the private parts.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.388 • Makarim Al-Akhlaq, Vol.1 p.199

4364 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «إِذَا أَرَادَ أَحَدُكُمْ أَنْ يَتَزَوَّجَ فَلْيَسْأَلْ عَنْ شَعْرِهَا كَمَا يَسْأَلُ عَنْ وَجْهِهَا فَإِنَّ اَلشَّعْرَ أَحَدُ اَلْجَمَالَيْن».

Hadith.4364 - Imam ^{a.s} said: "If any of you intends to marry, let him inquire about her hair just as he inquires about her face, for hair is one of the two aspects of beauty."



CHAPTER 107 – CHAPTER ON THE RECOMMENDED AND PRAISEWORTHY TRAITS AND CHARACTERISTICS OF WOMEN

[REFERENCES]

Da'a'im Al-Islam, Vol.2 p.196 • Man La Yahduruhu Al-Faqih, Vol.3 p.388 • Al-Ash'athiyat, Vol.1 p.94 • Makarim Al-Akhlaq, Vol.1 p.200 • Al-Nawadir (Lil-Rawandi), Vol.1 p.13 • Al-Wafi, Vol.21 p.55 • Wasa'il Al-Shi'ah, Vol.20 p.59 • Bihar Al-Anwar, Vol.100 p.237 • Mustadrak Al-Wasa'il, Vol.14 p.181

4365 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «خَيْرُ نِسَائِكُمُ اَلطَّيِّبَةُ اَلرِّيحِ اَلطَّيِّبَةُ اَلطَّعَامِ ، اَلَّتِي إِنْ أَنْفَقَتْ أَنْفَقَتْ بِمَعْرُوفٍ وَ إِنْ أَمْسَكَتْ أَمْسَكَتْ أَمْسَكَتْ بِمَعْرُوفٍ فَتِلْكَ مِنْ عُمَّالِ اَللَّهِ وَ عَامِلُ اَللَّهِ لاَ يَخِيبُ».

Hadith.4365 - Imam ^{a.s} said: "The best of your women is the one who has a pleasant fragrance and prepares good food, who spends appropriately if she spends, and who withholds appropriately if she withholds. Such a woman is among the workers of Allah ^{SWT}, and the worker of Allah ^{SWT} will never fail."

[REFERENCES]

Al-Kafi, Vol.5 p.325 • Man La Yahduruhu Al-Faqih, Vol.3 p.388 • Tahdhib Al-Ahkam, Vol.7 p.402 • Makarim Al-Akhlaq, Vol.1 p.200 • Al-Wafi, Vol.21 p.60

4366 - وَ رَوَى جَمِيلُ بْنُ دَرَّاجٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «خَيْرُ نِسَائِكُمُ اَلَّتِي إِنْ غَضِبَتْ أَوْ أَغْضَبَتْ قَالَتْ لِزَوْجِهَا يَدِي فِي يَدِكَ لاَ أَكْتَحِلُ بِغُمْضٍ حَتَّى تَرْضَى عَنِّي».

Hadith.4366 - Jamil ibn Darraj narrated from Abu Abdillah ^{a.s} who said: "The best of your women is the one who, if she becomes angry or causes her husband to become angry, says to him, 'My hand is in your hand, and I will not rest until you are pleased with me.""

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.389 • Makarim Al-Akhlaq, Vol.1 p.200 • Al-Wafi, Vol.21 p.60

4367 - وَ رَوَى عَلِيُّ بْنُ رِنَابٍ عَنْ أَبِي حَمْزَةَ اَلتُّمَالِيُّ عَنْ جَابِرِ بْنِ عَبْدِ اَللَّهِ اَلْأَنْصَارِيُّ قَالَ: كُنَّا جُلُوساً مَعَ رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ قَالَ فَتَذَاكَرْنَا اَلنِّسَاءَ وَ فَصْلَ بَعْضِهِنَّ عَلَى بَعْضٍ فَقَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ قَالَ وَسَائِكُمْ وَ قَالُوا بَلَى يَا رَسُولَ اَللَّهِ فَأَخْبِرْنَا قَالَ «إِنَّ مِنْ خَيْرِ نِسَائِكُمْ الْوَلُودَ عَلَيْهِ وَ آلِهِ قَالُوا بَلَى يَا رَسُولَ اللَّهِ فَأَخْبِرْنَا قَالَ «إِنَّ مِنْ خَيْرِ نِسَائِكُمُ الْوَلُودَ عَلَيْهِ وَ آلِهِ قَالُوا بَلَى يَا رَسُولَ اللَّهِ فَأَخْبِرْنَا قَالَ «إِنَّ مِنْ خَيْرِ نِسَائِكُمُ الْوَلُودَ الْوَلُودَ السَّتِيرَةَ الْعَفِيفَةَ الْعَزِيزَةَ فِي أَهْلِهَا الذَّلِيلَةَ مَعَ بَعْلِهَا الْمُتَبَرِّجَةَ مَعَ زَوْجِهَا الْحَصَانَ مَعَ غَيْرِهِ الَّتِي السَّتِيرَةَ الْعَفِيفَةَ الْعَزِيزَةَ فِي أَهْلِهَا الذَّلِيلَةَ مَعَ بَعْلِهَا الْمُتَبَرِّجَةَ مَعَ زَوْجِهَا الْحَصَانَ مَعَ غَيْرِهِ الَّتِي السَّتِيرَةَ الْعَفِيفَةَ الْعَزِيزَةَ فِي أَهْلِهَا الذَّلِيلَةَ مَعَ بَعْلِهَا وَلَمْ تَبَدُّلُ لَهُ تَبَدُّلُ اللَّ أَبُلُ اللَّهُ اللَّهُ اللَّهُ مَا أَولُودَ وَ تُطِيعُ أَمْرَهُ وَ إِذَا خَلاَ بِهَا بَذَلَتْ لَهُ مَا أَرَادَ مِنْهَا وَ لَمْ تَبَدُّلُ لَهُ تَبَدُّلُ اللَّهُ اللَّهُ اللَّهِ مَا عَلَى اللَّهُ عَيْرِهِ اللَّهُ الللِهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ الللللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّه

Hadith.4367 - Ali ibn Ri'ab narrated from Abu Hamzah al-Thumali, from Jabir ibn Abdullah al-Ansari, who said:

We were sitting with the Messenger of Allah (SWT) (peace be upon him and his family) when we began discussing women and the virtues of some over others.

The Messenger of Allah (SWT) (peace be upon him and his family) said: "Shall I not inform you of the best of your women?"

They said: "Yes, O Messenger of Allah (SWT), tell us."

He {saws} said: "The best of your women is the one who is loving and fertile, modest and chaste, honorable among her family, humble with her husband, displaying her beauty to her husband



CHAPTER 107 – CHAPTER ON THE RECOMMENDED AND PRAISEWORTHY TRAITS AND CHARACTERISTICS OF WOMEN

while guarding herself from others. She listens to his words, obeys his commands, and when he is alone with her, she offers him what he desires, without imitating the mannerisms of men."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.389

4368 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَا اِسْتَفَادَ اِمْرُقٌ مُسْلِمٌ فَائِدَةً بَعْدَ اَلْإِسْلاَمِ أَفْضَلَ مِنْ زَوْجَةٍ مُسْلِمَةٍ تَسُرُّهُ إِذَا نَظَرَ إِلَيْهَا وَ تُطِيعُهُ إِذَا أَمَرَهَا وَ تَحْفَظُهُ إِذَا غَابَ عَنْهَا فِى نَفْسِهَا وَ مَالِهِ».

Hadith.4368 - The Messenger of Allah ^(SWT) (peace be upon him and his family) said: "A Muslim man does not gain a better benefit after Islam than a Muslim wife who pleases him when he looks at her, obeys him when he commands her, and safeguards herself and his wealth in his absence."

[REFERENCES]

Al-Kafi, Vol.5 p.327 • Man La Yahduruhu Al-Faqih, Vol.3 p.389 • Al-Muqni'ah, Vol.1 p.497 • Tahdhib Al-Ahkam, Vol.7 p.240 • Rawdat Al-Wa'izin, Vol.2 p.374 • Makarim Al-Akhlaq, Vol.1 p.200 • Awali Al-La'ali, Vol.2 p.125 • Al-Wafi, Vol.21 p.71 • Tafsir Al-Safi, Vol.1 p.448 • Wasa'il Al-Shi'ah, Vol.20 p.40

4369 -: وَ جَاءَ رَجُلُ إِلَى رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَقَالَ إِنَّ لِي زَوْجَةً إِذَا دَخَلْتُ تَلَقَّتْنِي وَ إِذَا خَرْجْتُ شَيَّعَتْنِي وَ إِذَا رَأَتْنِي مَهْمُوماً قَالَتْ مَا يُهِمُّكَ إِنْ كُنْتَ تَهْتَمُّ لِرِزْقِكَ فَقَدْ تَكَفَّلَ لَكَ بِهِ غَيْرُكَ وَ إِنْ كُنْتَ تَهْتَمُّ لِرِزْقِكَ فَقَدْ تَكَفَّلَ لَكَ بِهِ غَيْرُكَ وَ إِنْ كُنْتَ تَهْتَمُّ لِرِزْقِكَ فَقَدْ تَكَفَّلَ لَكَ بِهِ غَيْرُكَ وَ إِنْ كُنْتَ تَهْتَمُّ لِرِزْقِكَ فَقَدْ تَكَفَّلَ لَكَ بِهِ غَيْرُكَ وَ إِنْ كُنْتَ تَهْتَمُّ لِإِنْ لِلَّهِ عُمَّالاً وَ هَذِهِ مِنْ عُمَّالِهِ لَهَا تَهْتَمُّ بِأَمْرِ آخِرَتِكَ فَزَادَكَ اَللَّهُ هَمَّا فَقَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «إِنَّ لِلَّهِ عُمَّالاً وَ هَذِهِ مِنْ عُمَّالِهِ لَهَا نَصْفُ أَجْرِ اَلشَّهِيدِ».

Hadith.4369 - A man came to the Messenger of Allah (SWT) (peace be upon him and his family) and said: "I have a wife who, when I enter the house, welcomes me, and when I leave, bids me farewell. If she sees me worried, she says, 'What is troubling you? If you are concerned about your sustenance, know that someone else has taken responsibility for it. And if you are concerned about your afterlife, then may Allah (SWT) increase your concern."

The Messenger of Allah (SWT) (peace be upon him and his family) said: "Indeed, Allah (SWT) has workers, and she is one of His (SWT) workers. She will have half the reward of a martyr."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.389 • Awali Al-La'ali, Vol.3 p.291 • Al-Wafi, Vol.21 p.61 • Wasa'il Al-Shi'ah, Vol.20 p.32



CHAPTER 108 – CHAPTER ON THE BLAMEWORTHY TRAITS AND CHARACTERISTICS OF WOMEN

بَابُ الْمَذْمُومِ مِنْ أَخْلَاقِ النِّسَاءِ وَ صِفَاتِهِنَ

₩ HADITH 4370 – 4378

HADITH 4370

#

4370 - رُوِيَ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «أَغْلَبُ اَلْأَعْدَاءِ لِلْمُؤْمِنِ زَوْجَةُ اللَّهُء».

Hadith.4370 - It is narrated from Abdullah ibn Sinan, from Abu Abdillah ^{a.s}, who said: "The most overpowering enemy of a believer is a bad wife."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.390 • Makarim Al-Akhlaq, Vol.1 p.201 • Al-Wafi, Vol.21 p.62 • Wasa'il Al-Shi'ah, Vol.20 p.25 • Wasa'il Al-Shi'ah, Vol.20 p.180 • Al-Fusul Al-Muhimmah, Vol.3 p.391 • Bihar Al-Anwar, Vol.100 p.240 • Mustadrak Al-Wasa'il, Vol.14 p.165

Hadith.4371 - The Messenger of Allah ^{SWT} (peace be upon him and his family) said: "I have not seen those who are weak in faith and deficient in intellect more capable of overwhelming a man of reason than you (women)."

[REFERENCES]

Al-Kafi, Vol.5 p.322 • Man La Yahduruhu Al-Faqih, Vol.3 p.390 • Tahdhib Al-Ahkam, Vol.7 p.404 • Makarim Al-Akhlaq, Vol.1 p.201 • Al-Wafi, Vol.21 p.30 • Wasa'il Al-Shi'ah, Vol.20 p.24

4372 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ : «إِنَّمَا اَلنِّسَاءُ عِيُّ وَ عَوْرَةٌ فَاسْتُرُوا اَلْعَوْرَةَ بالْبُيُوتِ وَ اُسْتُرُوا اَلْعِيَّ بالسُّكُوتِ».

Hadith.4372 - Imam {a.s} said:

"Indeed, women are a source of dependence and vulnerability. So, conceal their vulnerability within the homes and cover their dependence with silence."

[REFERENCES]

Al-Kafi, Vol.5 p.535 • Man La Yahduruhu Al-Faqih, Vol.3 p.390 • Al-Amali (Lil-Tusi), Vol.1 p.662 • Al-Wafi, Vol.22 p.797 • Wasa'il Al-Shi'ah, Vol.20 p.66 • Bihar Al-Anwar, Vol.100 p.252

٨٩٣٤ - أن أنها عن أن الكائم المائم عن أن أن أنها المائم عن أن أنها عن أنها عن أنها عن أن أنها عن أنه

4373 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «لَوْ لاَ اَلنَّسَاءُ لَعُبِدَ اَللَّهُ حَقًاً حَقًاً».

Hadith.4373 - Imam ^{a.s} said: "If it were not for women, Allah ^{SWT} would have been truly worshiped as He ^{SWT} deserves to be worshiped."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.390 • Makarim Al-Akhlaq, Vol.1 p.201 • Al-Wafi, Vol.22 p.805 • Wasa'il Al-Shi'ah, Vol.20 p.35

4374 - وَ رَوَى اَلْأَصْبَغُ بْنُ نُبَاتَةَ عَنْ أَمِيرِ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ قَالَ سَمِعْتُهُ يَقُولُ: «يَظْهَرُ فِي آخِرِ اَلزَّمَانِ وَ اِقْتِرَابِ اَلسَّاعَةِ وَ هُوَ شَرُّ اَلْأَرْمِنَةِ نِسْوَةٌ كَاشِفَاتٌ عَارِيَاتٌ مُتَبَرِّجَاتٌ مِنَ اَلدِّينِ دَاخِلاَتٌ فِي اَلْفِتَنِ مَائِلاَتُ إِلَى اَلشَّهَوَاتِ مُسْرَعَاتُ إِلَى اَللَّذَاتِ مُسْتَحِلاَّتُ لِلْمُحَرَّمَاتِ فِي جَهَنَّمَ خَالِدَاتٌ ».

Hadith.4374 - Al-Asbagh ibn Nubatah narrated from Commander of the Faithful ^{a.s} that he said: "I heard him say: In the last days and near the Hour, when it will be the worst of times, there will appear women who are uncovered, naked, and flaunting themselves.

They will outwardly belong to the religion but will be immersed in trials, inclined toward desires, hastening toward pleasures, and making permissible what is forbidden. They will dwell in Hell forever."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.390 • Makarim Al-Akhlaq, Vol.1 p.201

4375 - : وَ مَرَّ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ عَلَى نِسْوَةٍ فَوَقَفَ عَلَيْهِنَّ ثُمَّ قَالَ

«يَا مَعَاشِرَ اَلنِّسَاءِ مَا رَأَيْتُ نَوَاقِصَ عُقُولٍ وَ دِينٍ أَذْهَبَ بِعُقُولِ ذَوِي اَلْأَلْبَابِ مِنْكُنَّ إِنِّي قَدْ رَأَيْتُ أَنَّكُنَّ أَكْثَرُ أَهْل اَلنَّارِ ، يَوْمَ اَلْقِيَامَةِ فَتَقَرَّبْنَ إِلَى اَللَّهِ عَزَّ وَ جَلَّ مَا اِسْتَطَعْتُنَّ»

فَقَالَتِ اِمْرَأَةٌ مِنْهُنَّ يَا رَسُولَ اَللَّهِ مَا نُقْصَانُ دِينِنَا وَ عُقُولِنَا فَقَالَ «أَمَّا نُقْصَانُ دِينِكُنَّ فَالْحَيْضُ اَلَّذِي يُصِيبُكُنَّ فَتَمْكُثُ إِحْدَاكُنَّ مَا شَاءَ اَللَّهُ لاَ تُصَلِّي وَ لاَ تَصُومُ وَ أَمَّا نُقْصَانُ عُقُولِكُنَّ فَشَهَادَتُكُنَّ إِنَّمَا شَهَادَةُ اَلْمَرْأَةِ نِصْفُ شَهَادَةِ اَلرَّجُل».

Hadith.4375 - The Messenger of Allah ^{SWT} (peace be upon him and his family) passed by a group of women, stopped, and said:

"O assembly of women! I have not seen those who are deficient in intellect and religion more capable of taking away the reasoning of men of understanding than you. Indeed, I have observed that you will form the majority of the inhabitants of Hell on the Day of Judgment. So, seek closeness to Allah (SWT), the Almighty and Glorious, as much as you can."

One of the women asked: "O Messenger of Allah (SWT), what is the deficiency in our religion and intellect?"

He {saws} replied: "As for the deficiency in your religion, it is due to the menstruation that afflicts you, during which one of you may remain for a period, as Allah {SWT} wills, without praying or fasting. And as for the deficiency in your intellect, it is because the testimony of a woman is equivalent to half the testimony of a man."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.391 • Makarim Al-Akhlaq, Vol.1 p.202 • Wasa'il Al-Shi'ah, Vol.20 p.25



4376 -: وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «أَ لَا أُخْبِرُكُمْ بِشَرِّ نِسَائِكُمْ» قَالُوا بَلَى يَا رَسُولَ اَللَّهِ فَأَخْبِرْنَا قَالَ «مِنْ شَرِّ نِسَائِكُمُ اَلذَّلِيلَةُ فِي أَهْلِهَا اَلْعَزِيزَةُ مَعَ بَعْلِهَا اَلْعَقِيمُ اَلْحَقُودُ اَلَّتِي لاَ تَتَوَرَّعُ عَنْ قَبِيحٍ اَلْمُتَبَرِّجَةُ وَاللَّ «مِنْ شَرِّ نِسَائِكُمُ اَلذَّلِيلَةُ فِي أَهْلِهَا اَلْعَزِيزَةُ مَعَ بَعْلِهَا اَلْعَقِيمُ اَلْحَقُودُ الَّتِي لاَ تَتَوَرَّعُ عَنْ قَبِيحٍ اَلْمُتَبَرِّجَةُ إِذَا غَابَ عَنْهَا زَوْجُهَا اَلْحَصَانُ مَعَهُ إِذَا حَضَرَ الَّتِي لاَ تَسْمَعُ قَوْلَهُ وَ لاَ تُطِيعُ أَمْرَهُ فَإِذَا خَلاَ بِهَا تَمَنَّعَتْ تَمَنَّعُ السَّعْبَةِ عِنْدَ رُكُوبِهَا وَ لاَ تَقْبَلُ لَهُ عُذْراً وَ لاَ تَغْفِرُ لَهُ ذَنْباً».

Hadith.4376 - The Messenger of Allah $\{SWT\}$ (peace be upon him and his family) said: "Shall I not inform you about the worst of your women?"

They said: "Yes, O Messenger of Allah (SWT), tell us."

He said: "The worst of your women is the one who is humble and submissive with her family but domineering and arrogant with her husband. She is barren, spiteful, and does not refrain from committing indecency. She flaunts herself when her husband is absent but is reserved and guarded when he is present. She does not listen to his words nor obey his commands. When he is alone with her, she behaves stubbornly like a difficult mount that resists being ridden. She neither accepts his apology nor forgives his faults."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.391 • Makarim Al-Akhlaq, Vol.1 p.202

4377 - : وَ قَامَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ خَطِيباً فَقَالَ «أَيُّهَا اَلنَّاسُ إِيَّاكُمْ وَ خَضْرَاءَ اَلدِّمَنِ » قِيلَ يَا رَسُولَ اَللَّهِ وَ مَا خَضْرَاءُ اَلدِّمَن قَالَ «اَلْمَرْأَةُ اَلْحَسْنَاءُ فِى مَنْبتِ اَلسَّوْءِ».

Hadith.4377 - The Prophet (peace be upon him and his family) stood up to deliver a sermon and said: "O people, beware of the green growth in a dung heap."

It was asked: "O Messenger of Allah {SWT}, what is the green growth in a dung heap?" He {saws} replied: "A beautiful woman raised in a bad environment."

[REFERENCES]

Al-Kafi, Vol.5 p.332 • Man La Yahduruhu Al-Faqih, Vol.3 p.391 • Ma'ani Al-Akhbar, Vol.1 p.316 • Tahdhib Al-Ahkam, Vol.7 p.403 • Rawdat Al-Wa'izin, Vol.2 p.375 • Makarim Al-Akhlaq, Vol.1 p.203 • Wasa'il Al-Shi'ah, Vol.20 p.48 • Bihar Al-Anwar, Vol.100 p.236 • Mustadrak Al-Wasa'il, Vol.14 p.166

4378 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «إِعْلَمُوا أَنَّ اَلْمَرْأَةَ اَلسَّوْدَاءَ إِذَا كَانَتْ وَلُوداً أَحَبُّ إِلَيَّ مِنَ اَلْحَسْنَاءِ اَلْعَاقِرِ».

Hadith.4378 - Imam ^{a.s} said: "Know that a dark-skinned woman who bears many children is more beloved to me than a beautiful woman who is barren."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.392 • Makarim Al-Akhlaq, Vol.1 p.203 • Awali Al-La'ali, Vol.3 p.299 • Al-Wafi, Vol.21 p.48 • Wasa'il Al-Shi'ah, Vol.20 p.54



CHAPTER 109 – CHAPTER ON THE ADMONITION REGARDING WOMEN

بَابُ الْوَصِيَّةِ بِالنِّسَاءِ

HADITH 4379 \$
إسلم اللهَّ الرَّحمْنِ الرَّمِيم

4379 - رَوَى سَمَاعَةُ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِتَّقُوا ٱللَّهَ فِي ٱلضَّعِيفَيْن».

يَعْنِي بِذَلِكَ الْيَتِيمَ وَ النِّسَاءَ.

Hadith.4379 - Sama'ah narrated from Abu Abdillah $^{\{a.s\}}$ who said: "Fear Allah $^{\{SWT\}}$ regarding the two weak ones."

[AL SADUQ]

He meant by this the orphan and women.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.392



CHAPTER 110 – CHAPTER ON MARRYING A WOMAN FOR HER WEALTH, BEAUTY, OR RELIGION

بَابُ تَزْوِيجِ الْمَرْأَةِ لِمَالِهَا وَ لِجَمَالِهَا أَوْ لِدِينِهَا

﴾ HADITH 4380 @ بِسْم اللهِّ الرَّحَمْنِ الرَّحِيمِ

4380 - رَوَى هِشَامُ بْنُ ٱلْحَكَمِ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِذَا تَزَوَّجَ ٱلرَّجُلُ ٱلْمَرْأَةَ لِمَالِهَا أَوْ جَمَالِهَا لَوْ جَمَالِهَا وَ مَالَهَا ».

Hadith.4380 - Hisham ibn al-Hakam narrated from Abu Abdillah ^{a.s} who said: "If a man marries a woman for her wealth or her beauty, he will not be granted that. But if he marries her for her religion, Allah ^{SWT}, the Almighty and Glorious, will grant him her beauty and her wealth."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.392 • Makarim Al-Akhlaq, Vol.1 p.203



CHAPTER 111 – CHAPTER ON COMPATIBILITY IN MARRIAGE

بَابُ الْأَكْفَاءِ

4381 - رَوَى مُحَمَّدُ بْنُ اَلْوَلِيدِ عَنِ اَلْحُسَيْنِ بْنِ بَشَّارٍ قَالَ: كَتَبْتُ إِلَى أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ فِي رَجُلٍ خَطَبَ إِلَى عَلَيْهِ اَلسَّلاَمُ فِي رَجُلٍ خَطَبَ إِلَيْكُمْ فَرَضِيتُمْ دِينَهُ وَ أَمَانَتَهُ كَائِناً مَنْ كَانَ فَزَوِّجُوهُ وَ إِلاَّ تَفْعَلُوا «تَكُنْ فِتْنَةٌ فِي إِلَيَّ فَكُتُبَ «مَنْ خَطَبَ إِلَيْكُمْ فَرَضِيتُمْ دِينَهُ وَ أَمَانَتَهُ كَائِناً مَنْ كَانَ فَزَوِّجُوهُ وَ إِلاَّ تَفْعَلُوا «تَكُنْ فِتْنَةٌ فِي اللَّارِضِ وَ فَسَادٌ كَبِيرٌ» ».

Hadith.4381 - Muhammad ibn al-Walid narrated from al-Husayn ibn Bashshar, who said: I wrote to Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} concerning a man who proposed marriage to someone.

Imam ^{a.s} replied: "If someone proposes to you, and you are satisfied with his religion and trustworthiness, then marry him, whoever he may be. If you do not do so, there will be 'fitnah (discord) on the earth and great corruption.""

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.393 • Makarim Al-Akhlaq, Vol.1 p.204 • Tafsir Nur Al-Thaqalayn, Vol.2 p.170 • Tafsir Kanz Al-Daqaiq, Vol.5 p.377

4382 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : « «إِنَّمَا أَنَا بَشَرٌ مِثْلُكُمْ» أَتَزَوَّجُ فِيكُمْ وَ أُزَوِّجُكُمْ إِلاَّ فَاطِمَةَ فَإِنَّ تَزْوِيجَهَا نَزَلَ مِنَ اَلسَّمَاءِ ».

Hadith.4382 - The Messenger of Allah ^{SWT} (peace be upon him and his family) said: "I am only a human being like you; I marry amongst you and I arrange marriages for you. Except for Sayyida Fatimah ^{s.a}, for her marriage was decreed from the heavens."

[REFERENCES]

Al-Kafi, Vol.5 p.568 • Man La Yahduruhu Al-Faqih, Vol.3 p.393 • Makarim Al-Akhlaq, Vol.1 p.204 • Al-Wafi, Vol.21 p.315 • Wasa'il Al-Shi'ah, Vol.20 p.74 • Bihar Al-Anwar, Vol.43 p.144 • Awalim Al-Uloom, Vol.11 p.371

4383 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «لَوْ لاَ أَنَّ اَللَّهَ تَعَالَى خَلَقَ فَاطِمَةَ لِعَلِيٍّ مَا كَانَ لَهَا عَلَى وَجْهِ اَلْأَرْضِ كُفُوْ آدَمُ فَمَنْ دُونَهُ».

Hadith.4383 - Imam ^{a.s} said: "Had Allah ^{SWT}, the Exalted, not created Sayyida Fatimah ^{s.a} for Imam Ali ibn Abi Talib ^{a.s}, there would not have been any equal for her on the face of the earth, from Adam to those after him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.393 • Al-Wafi, Vol.21 p.84 • Wasa'il Al-Shi'ah, Vol.20 p.74



4384 - : وَ نَظَرَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ إِلَى أَوْلاَدِ عَلِيٍّ وَ جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ فَقَالَ «بَنَاتُنَا لِبَنِينَا وَ بَنُونَا لتَنَاتنَا ».

Hadith.4384 - The Prophet (peace be upon him and his family) looked at the children of Imam Ali ibn Abi Talib ${}^{\{a.s\}}$ and Ja'far ${}^{\{a.s\}}$, peace be upon them, and said:

"Our daughters are for our sons, and our sons are for our daughters."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.393 • Al-Manaqib, Vol.3 p.305 • Al-Wafi, Vol.21 p.84 • Wasa'il Al-Shi'ah, Vol.20 p.74 • Awalim Al-Uloom, Vol.11 p.997

------4385 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : « اَلْمُؤْمِنُونَ بَعْضُهُمْ أَكْفَاءُ بَعْضِ ».

Hadith.4385 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "Believers are equals to one another."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.393 • Makarim Al-Akhlaq, Vol.1 p.204 • Awali Al-La'ali, Vol.2 p.274 • Al-Wafi, Vol.21 p.83 • Wasa'il Al-Shi'ah, Vol.20 p.74

Hadith.4386 - Imam ^{a.s} said: "A suitable match is one who is chaste and possesses financial means."

[REFERENCES]

Al-Kafi, Vol.5 p.347 • Man La Yahduruhu Al-Faqih, Vol.3 p.394 • Ma'ani Al-Akhbar, Vol.1 p.239 • Tahdhib Al-Ahkam, Vol.7 p.394 • Tahdhib Al-Ahkam, Vol.7 p.394 • Makarim Al-Akhlaq, Vol.1 p.204 • Awali Al-La'ali, Vol.3 p.338 • Awali Al-La'ali, Vol.3 p.339 • Awali Al-La'ali, Vol.3 p.341 • Al-Wafi, Vol.21 p.83



CHAPTER 112 – CHAPTER ON THE RECOMMENDED SUPPLICATIONS AND PRAYERS FOR ONE WHO INTENDS TO MARRY

بَابُ مَا يُسْتَحَبُّ مِنَ الدُّعَاءِ وَ الصَّلَاةِ لِمَنْ يُرِيدُ التَّزْوِيجَ

HADITH 4387 \$\\
\text{\text{min}} \\
\text{min} \\
\text{Image} \\
\text{Image} \\
\text{min} \\
\text{min}

4387 - رَوَى مُثَنَّى بْنُ اَلْوَلِيدِ اَلْحَنَّاطُ عَنْ أَبِي بَصِيرٍ قَالَ قَالَ لِي أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: «إِذَا تَزَوَّجَ أَحُدُكُمْ كَيْفَ يَصْنَعُ» قُلْتُ مَا أَدْرِي جُعِلْتُ فِدَاكَ قَالَ «إِذَا هَمَّ بِذَلِكَ فَلْيُصَلِّ رَكْعَتَيْنِ وَ يَحْمَدُ اَللَّهَ عَزَّ وَ جَلَّ أَحَدُكُمْ كَيْفَ يَصْنَعُ» قُلْتُ مَا أَدْرِي جُعِلْتُ فِدَاكَ قَالَ «إِذَا هَمَّ بِذَلِكَ فَلْيُصَلِّ رَكْعَتَيْنِ وَ يَحْمَدُ اَللَّهَ عَزَّ وَ جَلَّ وَ عَلْيُ وَ يَعْمَدُ اللَّهَ عَزَّ وَ جَلَّ وَ يَعْمَدُ اللَّهُمَّ إِنِّي أُرِيدُ اَلتَّزْوِيجَ فَقَدِّرْ لِي مِنَ اَلنِّسَاءِ أَعَفَّهُنَّ فَرْجاً وَ أَحْفَظَهُنَّ لِي فِي نَفْسِهَا وَ مَالِي وَ يَقُولُ: اَللَّهُمَّ إِنِّي أُرِيدُ التَّزْوِيجَ فَقَدِّرْ لِي مِنْهَا وَلَداً طَيِّباً تَجْعَلُهُ لِي خَلَفاً صَالِحاً فِي حَيَاتِي وَ بَعْدَ مَوْتِي».

Hadith.4387 - Muthanna ibn al-Walid al-Hannat narrated from Abu Basir, who said: Abu Abdillah ^{a.s} said to me: "When one of you intends to get married, what should he do?" I replied: "I do not know, may I be your ransom."

Imam ^{a.s} said: "When he makes up his mind for that, let him perform two units of prayer, praise Allah ^{SWT}, the Almighty and Glorious, and say:

'O Allah (SWT), I intend marriage, so decree for me from among the women the one who is most chaste in her private parts, best in preserving herself for me, my wealth, and the most abundant in sustenance, and the greatest in blessings. Grant me from her a good offspring whom You (SWT) make for me a righteous successor during my life and after my death.'"

[REFERENCES]



CHAPTER 113 – CHAPTER ON THE TIME WHEN MARRIAGE IS DISLIKED

بَابُ الْوَقْتِ الَّذِي يُكْرَهُ فِيهِ التَّزْوِيجُ

4388 - رَوَى مُحَمَّدُ بْنُ حُمْرَانَ عَنْ أَبِيهِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «مَنْ تَزَوَّجَ وَ اَلْقَمَرُ فِي اَلْعَقْرَبِ لَمْ يَرَ اَلْحُسْنَى».

Hadith.4388 - Muhammad ibn Humran narrated from his father, who reported from Abu Abdillah ^{a.s} that he said: "Whoever marries when the moon is in a harmful or unfavorable position will not see good outcomes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.394 • Tahdhib Al-Ahkam, Vol.7 p.407 • Makarim Al-Akhlaq, Vol.1 p.198 • Al-Wafi, Vol.21 p.383 • Bihar Al-Anwar, Vol.100 p.274

-----4389 - وَ رُوِيَ: «أَنَّهُ يُكْرَهُ اَلتَّزْوِيجُ فِي مُحَاقِ اَلشَّهْرِ».

Hadith.4389 - It is narrated that "It is disliked to marry during the waning phase of the moon."

[REFERENCES]

 $\label{thm:continuous} \mbox{Man La Yahduruhu Al-Faqih, Vol.3 p.394 \bullet Makarim Al-Akhlaq, Vol.1 p.198 \bullet Al-Wafi, Vol.21 p.385 \bullet Wasa'il Al-Shi'ah, Vol.20 p.115} \mbox{}$



CHAPTER 114 – CHAPTER ON THE GUARDIAN, WITNESSES, PROPOSAL, AND DOWRY

بَابُ الْوَلِيِّ وَ الشُّهُودِ وَ الْخِطْبَةِ وَ الصَّدَاقِ

€ 4401 – 4390 HADITH & بِسْمُ اللهِّ الرَّحْمِنْ ِ الرَّحِيمِ

4390 - رَوَى اَلْعَلاَءُ عَنِ اِبْنِ أَبِي يَعْفُورٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لاَ تُنْكَحُ ذَوَاتُ اَلْآبَاءِ مِنَ اَلْأَبْكَارِ إِلاَّ بإِذْن آبَائِهنَّ».

Hadith.4390 - Al-Ala' narrated from Ibn Abi Ya'fur, who reported from Abu Abdillah ^{a.s} that he said: "Virgin daughters who have fathers should not be married except with the permission of their fathers."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.395 • Wasa'il Al-Shi'ah, Vol.20 p.277

4391 - وَ سَأَلَ مُحَمَّدُ بْنُ إِسْمَاعِيلَ بْنِ بَزِيعٍ ٱلرِّضَا عَلَيْهِ ٱلسَّلاَمُ:

عَنِ اَلصَّبِيَّةِ يُزَوِّجُهَا أَبُوهَا ثُمَّ يَمُوتُ وَ هِيَ صَغِيرَةٌ ثُمَّ تَكْبَرُ قَبْلَ أَنْ يَدْخُلَ بِهَا زَوْجُهَا أَ يَجُوزُ عَلَيْهَا اَلتَّزْوِيجُ أَم اَلْأَمْرُ إِلَيْهَا فَقَالَ «يَجُوزُ عَلَيْهَا تَزْوِيجُ أَبِيهَا».

Hadith.4391 - Muhammad ibn Isma'il ibn Bazi' asked Imam Ali ibn Musa Ar-Ridha ^{a.s.} about a young girl who was married off by her father, and then the father died while she was still a child. When she grew older, before her husband consummated the marriage, does the marriage remain valid, or is the matter in her hands?

Imam ^{a.s} replied: "The marriage performed by her father is valid for her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.395 • Tahdhib Al-Ahkam, Vol.7 p.381 • Al-Istibsar, Vol.3 p.236 • Bihar Al-Anwar, Vol.100 p.329

4392 - وَ رَوَى اِبْنُ بُكَيْرٍ عَنْ عُبَيْدِ بْنِ زُرَارَةَ قَالَ:

قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ اَلْجَارِيَةُ يُرِيدُ أَبُوهَا أَنْ يُزَوِّجَهَا مِنْ رَجُلٍ وَ يُرِيدُ جَدُّهَا أَنْ يُزَوِّجَهَا مِنْ رَجُلٍ وَ يُرِيدُ جَدُّهَا أَنْ يُزَوِّجَهَا مِنْ وَبُلِهِ». آخَرَ فَقَالَ «اَلْجَدُّ أَوْلَى بِذَلِكَ إِنْ لَمْ يَكُن اَلْأَبُ زَوَّجَهَا مِنْ قَبْلِهِ».

Hadith.4392 - Ibn Bukayr narrated from Ubayd ibn Zurarah who said:

I asked Abu Abdullah ^{a.s} about a young girl whose father wishes to marry her to one man, while her grandfather wishes to marry her to another man.

Imam ^{a.s} said: "The grandfather has more right in this matter if the father has not already married her off before him."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.395 • Awali Al-La'ali, Vol.2 p.267

4393 - وَ فِي رِوَايَةِ هِشَامِ بْنِ سَالِمٍ وَ مُحَمَّدِ بْنِ حَكِيمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «إِذَا زَوَّجَ اَلْأَبُ وَ اَلْجَدُّ كَانَ اَلتَّزْوِيجُ لِلْأَوَّلِ فَإِنْ كَانَا زَوَّجَا فِي حَالٍ وَاحِدَةٍ فَالْجَدُّ أَوْلَى».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ لَا وِلَايَةَ لِأَحَدِ عَلَى الْمَرْأَةِ إِلَّا لِأَبِيهَا مَا لَمْ تَتَزَوَّجْ وَ كَانَثْ بِكُراً فَإِنْ كَانَ ثَيِّباً فَلَا يَجُوزُ عَلَيْهَا وِلَايَةٌ مَا دَامَ أَبُوهَا حَيَّا لِأَنَّهُ يَمْلِكُ وَلَاهُ وَ مَا يَجُوزُ عَلَيْهَا وِلَايَةٌ مَا دَامَ أَبُوهَا حَيَّا لِأَنَّهُ يَمْلِكُ وَلَدَهُ وَ مَا مَلَكَ فَإِذَا مَاتَ الْأَبُ لَمْ يُزَوِّجْهَا الْجَدُّ إِلَّا بِإِذْنِهَا.

Hadith.4393 - Hisham ibn Salim and Muhammad ibn Hakim narrated from Abu Abdullah ^{a.s} who said: "If the father and the grandfather both arrange the marriage, the marriage arranged by the first one will take precedence. However, if both arranged the marriage simultaneously, then the grandfather has greater authority."

[AL SADUQ]

The compiler of this book, may Allah ^(SWT) have mercy on him, stated: No one has authority over a woman except her father as long as she has not married and remains a virgin. If she is no longer a virgin, then her father cannot arrange her marriage without her consent. If she has both a father and a grandfather, the grandfather has authority over her as long as the father is alive, because the father has authority over his children and what they own. However, if the father dies, the grandfather cannot arrange her marriage except with her permission.

[REFERENCES]

 $Al-Kafi, Vol.5\ p.395\bullet Man\ La\ Yahduruhu\ Al-Faqih,\ Vol.3\ p.395\bullet Tahdhib\ Al-Ahkam,\ Vol.7\ p.390\bullet Al-Wafi,\ Vol.21\ p.437\bullet Wasa'il\ Al-Shi'ah,\ Vol.20\ p.289\bullet Al-Fusul\ Al-Muhimmah,\ Vol.2\ p.338$

4394 - وَ رَوَى حَنَانُ بْنُ سَدِيرٍ عَنْ مُسْلِمِ بْنِ بَشِيرٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ تَزَوَّجَ إِمْرَأَةً وَ لَمْ يُشْهِدْ فَقَالَ «أَمَّا فِيمَا بَيْنَهُ وَ بَيْنَ اَللَّهِ عَزَّ وَ جَلَّ فَلَيْسَ عَلَيْهِ شَيْءٌ وَ لَكِنْ إِنْ أَخَذَهُ سُلْطَانُ جَائِرٌ عَاقَبَهُ».

Hadith.4394 - Hanan ibn Sadir narrated from Muslim ibn Bashir, who reported from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}.

He said: I asked him about a man who married a woman without witnesses.

Imam ^{a.s} replied: "As far as what is between him and Allah ^{SWT}, the Exalted, there is nothing against him. However, if a tyrannical ruler were to apprehend him, he would punish him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.396 • Awali Al-La'ali, Vol.3 p.313 • Al-Wafi, Vol.21 p.446 • Wasa'il Al-Shi'ah, Vol.20 p.99

4395 - وَ رُوِيَ عَنْ عَبْدِ اَلْحَمِيدِ بْنِ عَوَّاضٍ عَنْ عَبْدِ اَلْخَالِقِ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْمَرْأَةِ اللَّهُ عَنْ عَبْدِ اَلْخَالِقِ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْمَرْأَةِ اللَّهُ عَنْ عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْمَرْأَةِ اللَّهُ عَنْ عَبْدِ اللَّهِ عَلَيْهِ السَّلاَمُ عَنِ اَلْمَرْأَةِ اللَّهُ عَنْ عَبْدِ اللَّهُ عَلَى اللَّهُ عَنْ عَبْدِ اللَّهُ عَنْ عَبْدِ اللَّهُ عَلْمَ اللَّهُ عَلَى اللَّهُ عَنْ عَبْدِ اللَّهُ عَنْ عَبْدِ اللَّهُ عَنْ عَبْدِ اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ عَنْ عَبْدِ اللَّهُ عَلَى اللَّهِ عَلَى اللَّهُ عَلَى اللَّهِ عَلَى اللَّهُ عَلَى الللَّهُ عَلَى اللَّهُ عَلَى اللَّه



Hadith.4395 - It is narrated from Abdul Hamid ibn Awad, who reported from Abdul Khaliq, that he said: I asked Abu Abdullah ^{a.s} about a previously married woman (thayyib) who arranges her own marriage proposal.

He replied: "She has full authority over herself. She may entrust her affairs to whomever she wishes, provided he is a suitable match, as long as she has been married to a husband prior to this."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.396 • Tahdhib Al-Ahkam, Vol.7 p.385 • Wasa'il Al-Shi'ah, Vol.20 p.268

4396 - وَ رَوَى دَاوُدُ بْنُ سِرْحَانَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ: فِي رَجُلٍ يُرِيدُ أَنْ يُزَوِّجَ أَخْتَهُ قَالَ «يُؤَامِرُهَا فَإِنْ سَكَتَتْ فَهُوَ إِقْرَارُهَا وَ إِنْ أَبَتْ لَمْ يُزَوِّجْهَا فَإِنْ قَالَتْ زَوِّجْنِي فُلاَناً فَلْيُزَوِّجْهَا مِمَّنْ تَرْضَى وَ «يُؤَامِرُهَا فَإِنْ سَكَتَتْ فَهُوَ إِقْرَارُهَا وَ إِنْ أَبَتْ لَمْ يُزَوِّجْهَا فَإِنْ قَالَتْ زَوِّجْنِي فُلاَناً فَلْيُزَوِّجْهَا مِمَّنْ تَرْضَى».

Hadith.4396 - It is narrated by Dawood ibn Sirhan from Abu Abdullah ^{a.s} that he said regarding a man who wishes to arrange the marriage of his sister:

"He should consult her. If she remains silent, it is her consent, but if she refuses, he should not marry her off. If she says, 'Marry me to so-and-so,' then he should marry her to someone she approves of.

As for an orphan girl under the care of a man, he should not marry her off except to someone she is pleased with."

[REFERENCES]

Al-Kafi, Vol.5 p.393 • Man La Yahduruhu Al-Faqih, Vol.3 p.397 • Tahdhib Al-Ahkam, Vol.7 p.386 • Al-Istibsar, Vol.3 p.239 • Al-Wafi, Vol.21 p.431 • Wasa'il Al-Shi'ah, Vol.20 p.268

4397 - وَ رَوَى اَلْفُضَيْلُ بْنُ يَسَارٍ وَ مُحَمَّدُ بْنُ مُسْلِمٍ وَ زُرَارَةُ وَ بُرَيْدُ بْنُ مُعَاوِيَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «اَلْمَزْأَةُ اَلَّتِي قَدْ مَلَكَتْ نَفْسَهَا غَيْرَ اَلسَّفِيهَةِ وَ لاَ اَلْمُولَّى عَلَيْهَا تَزُوِيجُهَا بِغَيْرِ وَلِيٍّ جَائِزٌ ».

Hadith.4397 - It is narrated by Al-Fudhayl ibn Yasar, Muhammad ibn Muslim, Zurara, and Burayd ibn Muawiyah from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} who said:

"A woman who has control over herself, is neither foolish nor under guardianship, her marriage without a guardian is permissible."

[REFERENCES]

 $Al-Kafi, Vol.5 \, p. 391 \bullet Man \, La \, Yahduruhu \, Al-Faqih, \, Vol.3 \, p. 397 \bullet Tahdhib \, Al-Ahkam, \, Vol.7 \, p. 377 \bullet Al-Istibsar, \, Vol.3 \, p. 232 \bullet Al-Wafi, \, Vol.21 \, p. 425 \bullet Wasa'il \, Al-Shi'ah, \, Vol.20 \, p. 100 \bullet Wasa'il \, Al-Shi'ah, \, Vol.20 \, p. 267$

4398 - : وَ خَطَبَ أَبُو طَالِبٍ رَحِمَهُ اَللَّهُ لَمَّا تَزَوَّجَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ ، خَدِيجَةَ بِنْتَ خُوَيْلِدٍ رَحِمَهَا اللَّهُ بَعْدَ أَنْ خَطَبَهَا إِلَى أَبِيهَا وَ مِنَ اَلنَّاسِ مَنْ يَقُولُ إِلَى عَمِّهَا فَأَخَذَ بِعِضَادَتَيِ اَلْبَابِ وَ مَنْ شَاهَدَهُ مِنْ قُرَيْشِ حُضُورٌ فَقَالَ حُضُورٌ فَقَالَ



ٱلْحَمْدُ لِلَّهِ ٱلَّذِي جَعَلَنَا مِنْ زَرْعِ إِبْرَاهِيمَ وَ ذُرِّيَّةِ إِسْمَاعِيلَ وَ جَعَلَ لَنَا بَيْتاً مَحْجُوجاً وَ «حَرَماً آمِناً يُجْبَىٰ إِلَيْهِ ثَمَّ اللَّهِ ثَمَّ اللَّهِ ثَمَّ اللَّهِ ثَمَّ اللَّهِ عَلَىٰ النَّاسِ فِي بَلَدِنَا ٱلَّذِي نَحْنُ فِيهِ ثُمَّ إِنَّ اِبْنَ أَخِي مُحَمَّدَ بْنَ عَبْدِ ٱللَّهِ ثَمَّ اللَّهُ شَيْءٍ» وَ جَعَلَنَا ٱلْحُكَّامَ عَلَى ٱلنَّاسِ فِي بَلَدِنَا ٱلَّذِي نَحْنُ فِيهِ ثُمَّ إِنَّ الْبَنَ أَخِي مُحَمَّدَ بْنَ عَبْدِ ٱللَّهِ بَنْ عَبْدِ ٱلْمُطَّلِبِ لاَ يُوزَنُ بِرَجُلٍ مِنْ قُرَيْشٍ إِلاَّ رَجَحَ وَ لاَ يُقَاسُ بِأَحَدٍ مِنْهُمْ إِلاَّ عَظُمَ عَنْهُ وَ إِنْ كَانَ فِي ٱلْمَالِ بَنِ عَبْدِ ٱلْمُطَّلِبِ لاَ يُوزَنُ بِرَجُلٍ مِنْ قُرَيْشٍ إِلاَّ رَجْحَ وَ لاَ يُقَاسُ بِأَحَدٍ مِنْهُمْ إِلاَّ عَظُمَ عَنْهُ وَ إِنْ كَانَ فِي ٱلْمَالِ قَلَ مُنْ وَظِلٌ زَائِلٌ وَ لَهُ فِي خَدِيجَةَ رَغْبَةٌ وَ لَهَا فِيهِ رَغْبَةٌ وَ ٱلصَّدَاقُ مَا سَأَلْتُمْ عَاجِلُهُ وَ قَلَ مَالِي وَ لَهُ خَطَرٌ عَظِيمٌ وَ شَأَنْ رَفِيعٌ وَ لِسَانٌ

شَافِعٌ جَسِيمٌ فَزَوَّجَهُ وَ دَخَلَ بِهَا مِنَ ٱلْغَدِ فَأَوَّلُ مَا حَمَلَتْ وَلَدَتْ عَبْدَ ٱللَّهِ بْنَ مُحَمَّدٍ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ.

Hadith.4398 - When Abu Talib ^{a.s}, may Allah ^{SWT} have mercy upon him, arranged the marriage of the Prophet Muhammad (peace and blessings be upon him and his family) to Khadijah bint Khuwaylid ^{s.a}, may Allah ^{SWT} have mercy upon her, after proposing to her through her father, or as some say, through her uncle.

Abu Talib ^{a.s}, stood by the doorposts, addressing the gathering of Quraysh who were present. Abu Talib ^{a.s} began by praising Allah ^{SWT}, saying:

"All praise is due to Allah (SWT), who made us from the progeny of Ibrahim and the descendants of Isma'il, who established for us a sacred house that is frequented (by pilgrims) and a secure sanctuary to which the fruits of all things are brought.

He (SWT) has made us the rulers over the people in our land.

My nephew, Muhammad ibn Abdullah ibn Abdul-Muttalib ${saws}$, cannot be compared to any man of Quraysh except that He ${saws}$ surpasses them in virtue, nor can He ${saws}$ be equated with anyone except that He ${saws}$ holds greater honor than them.

Though He {saws} may possess little wealth, wealth is merely a fleeting provision and a transient shade.

He $^{\{saws\}}$ has an interest in Khadijah $^{\{s.a\}}$, and she $^{\{s.a\}}$ has an interest in Him $^{\{a.s\}}$.

The dowry, whether its immediate or deferred portion, will be paid from my wealth.

He {saws} holds a great position, a lofty status, and an eloquent and persuasive tongue."

Following this address, Khadijah s,a was married to the Prophet (peace and blessings be upon him and his family), and He saws consummated the marriage the following day.

The first child she ${s.a}$ bore for Him ${saws}$ was Abdullah ibn Muhammad (peace and blessings be upon him and his family).

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.397 • Al-Wafi, Vol.21 p.389 • Bihar Al-Anwar, Vol.16 p.16

4399 -: وَ لَمَّا تَزَوَّجَ أَبُو جَعْفَرٍ مُحَمَّدُ بْنُ عَلِيٍّ ٱلرِّضَا عَلَيْهِ ٱلسَّلاَمُ اِبْنَةَ ٱلْمَأْمُونِ خَطَبَ لِنَفْسِهِ فَقَالَ « ٱلْحَمْدُ لِلَّهِ مُتِمَّ ٱلنَّعَمِ بِرَحْمَتِهِ وَ ٱلْهَادِي إِلَى شُكْرِهِ بِمَنَّهِ وَ صَلَّى ٱللَّهُ عَلَى مُحَمَّدٍ خَيْرٍ خَلْقِهِ ٱلَّذِي جَمَعَ فِيهِ « ٱلْحَمْدُ لِلَّهِ مُتِمَّ اللَّهُ عَلَى مَلْ قَصْهُ بِخِلاَفَتِهِ وَ سَلَّمَ تَسْلِيماً وَ هَذَا أَمِيرُ ٱلْمُؤْمِنِينَ مِنَ ٱلْفَضْلِ مَا فَرَقَهُ فِي ٱلرُّسُلِ قَبْلَهُ وَ جَعَلَ تُرَاثَهُ إِلَى مَنْ خَصَّهُ بِخِلاَفَتِهِ وَ سَلَّمَ تَسْلِيماً وَ هَذَا أَمِيرُ ٱلْمُؤْمِنِينَ مِنَ إِمْسَاكِ بِمَعْرُوفِ أَوْ تَسْرِيحٍ بِإِحْسَانٍ وَ بَيْ الْمُسْلِمَاتِ عَلَى ٱلْمُؤْمِنِينَ مِنْ إِمْسَاكِ بِمَعْرُوفِ أَوْ تَسْرِيحٍ بِإِحْسَانٍ وَ بَذَلْتُ لَهَا مِنَ ٱللَّهُ عَلَيْهِ وَ آلِهِ لِأَزْوَاجِهِ وَ هُوَ اِثْنَتَا عَشْرَةَ أُوقِيَّةً وَ نَشُّ وَ وَ بَذَلْتُ لَهَا مِنَ ٱلصَّدَاقِ مَا بَذَلَهُ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ لِأَزْوَاجِهِ وَ هُوَ اِثْنَتَا عَشْرَةَ أُوقِيَّةً وَ نَشُ وَ عَلَى عَلَى مَا مُنَ الصَّدَاقِ مَا بَذَلَهُ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ لِأَزْوَاجِهِ وَ هُوَ الْحَمْرِينَ وَ مَنْ أَلْوَيَّةً وَ نَشُ وَ عَلَى عَلَى اللَّهُ عَلَيْهِ وَ آلِهِ لِأَزْوَاجِهِ وَ هُوَ الْمُؤْمِنِينَ» عَلَى اللَّهُ عَلَيْهِ وَ آلِهِ لِي مِائَةً أَلْفٍ زَوْجَتِنِي يَا أَمِيرَ ٱلْمُؤْمِنِينَ»



Hadith.4399 - When Imam Abu Ja'far Muhammad ibn Ali al-Ridha ^{a.s} married the daughter of al-Ma'mun, Imam ^{a.s} delivered the following sermon for himself:

"All praise is due to Allah $^{\{SWT\}}$, the Completer of blessings through His $^{\{SWT\}}$ mercy, and the Guide to gratitude through His $^{\{SWT\}}$ favor.

May Allah $^{\{SWT\}}$ send blessings upon Muhammad $^{\{SaWS\}}$, the best of His $^{\{SWT\}}$ creation, in whom He $^{\{SWT\}}$ gathered all virtues that He $^{\{SWT\}}$ distributed among the previous messengers, and He $^{\{SWT\}}$ entrusted his inheritance to those whom He $^{\{SWT\}}$ chose for his succession. May Allah $^{\{SWT\}}$ grant him peace and blessings in abundance.

Here stands (your political ruler) Commander of Faithful, who has married me to his daughter in accordance with what Allah (SWT), the Almighty and Glorious, has ordained for Muslim women over believing men, either to retain them honorably or to release them kindly.

I have offered her as a dowry what the Messenger of Allah (SWT) (peace and blessings be upon him and his family) offered to his wives, which is twelve uqiyyah and a nashsh (approximately 500 dirhams). And I have added to it, from my own wealth, one hundred thousand (dirhams).

O' (political ruler) Commander of the Faithful, you have married her to me, have you not?" He (al-Ma'mun) replied: "Yes."

Imam ^{a.s} said: "I accept, and I am satisfied."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.398 • Makarim Al-Akhlaq, Vol.1 p.205 • Al-Wafi, Vol.21 p.399 • Bihar Al-Anwar, Vol.100 p.264 • Awalim Al-Uloom, Vol.23 p.525

4400 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «مَنْ تَزَوَّجَ اِمْرَأَةً وَ لَمْ يَنْوِ أَنْ يُوَفِّيَهَا صَدَاقَهَا فَهُوَ عِنْدَ اَللَّهِ عَزَّ وَ جَلَّ زَان ».

Hadith.4400 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"Whoever marries a woman and does not intend to pay her dowry is, in the sight of Allah (SWT), the Almighty and Glorious, considered a fornicator."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.398 • Makarim Al-Akhlaq, Vol.1 p.207 • Al-Wafi, Vol.22 p.520 • Tafsir Al-Safi, Vol.1 p.421 • Wasa'il Al-Shi'ah, Vol.21 p.267

4401 - وَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ : «إِنَّ أَحَقَّ اَلشُّرُوطِ أَنْ يُوفَى بِهَا مَا اِسْتَحْلَلْتُمْ بِهِ اَلْفُرُوجَ».

وَ السُّنَةُ الْمُحَمَّدِيَّةُ فِي الصَّدَاقِ حَمْسُمِائَةِ دِرْهُمٍ فَمَنْ زَادَ عَلَى السُّنَّةِ رُدَّ إِلَى السُّنَّةِ فَإِنْ أَعْطَاهَا مِنَ الْخَمْسِمِائَةِ دِرْهَمِ وَالْمَا وَالْمَا أَوْ أَكْثَرَ مِنْ ذَلِكَ ثُمَّ دَخَلَ بِهَا فَلَا شَيْءَ لَهَا بَعْدَ ذَلِكَ إِنَّمَا لَهَا مَا أَخَذَتْ مِنْهُ قَبْلَ أَنْ يَدْخُلَ بِهَا - وَ كُلُّ مَا جَعَلَتُهُ الْمَرْأَةُ مِنْ صَدَاقِهَا دَيْناً عَلَى الرَّجُلِ فَهُو وَاجِبٌ لَهَا عَلَيْهِ فِي حَيَاتِهِ وَ بَعْدَ مَوْتِهِ أَوْ مَوْتِها وَ الْأَوْلَى أَنْ لَا يُطَالِبَ جَعَلَهُ دَيْناً لَهَا عَلَى زَوْجِها وَ كُلُّ مَا دَفَعَهُ إِلَيْهَا وَ رَضِيَتْ بِهِ عَنْ الْوَرَثَةُ بِمَا لَمْ ثُطَالِبُ بِهِ الْمَرْأَةُ فِي حَيَاتِهَا وَ لَمْ تَجْعَلْهُ دَيْناً لَهَا عَلَى زَوْجِها وَ كُلُّ مَا دَفَعَهُ إِلَيْهَا وَ رَضِيَتْ بِهِ عَنْ الْوَرَثَةُ بِمَا لَمْ ثُطُالِبُ بِهِ الْمَرْأَةُ فِي حَيَاتِهَا وَ لَمْ تَجْعَلْهُ دَيْناً لَهَا عَلَى زَوْجِها وَ كُلُّ مَا دَفَعَهُ إِلَيْهَا وَ رَضِيَتْ بِهِ عَنْ الْوَرَثَةُ بِمَا لَمْ ثُولِ بِهَا فَذَاكَ صَدَاقُهَا وَ إِنَّمَا صَارَ مَهْرُ السُّنَّةِ - خَمْسَمِائَةِ دِرْهَمِ لِأَنَّ اللَّهُ تَبَارَكَ وَ تَعَالَى أَوْجَبَ عَلَى مَلَالًا لَهُ اللّهُ تَبَارَكَ وَ تَعَالَى أَوْجَبَ عَلَى أَوْجَبَ عَلَى اللّهُ ثَلَالُهُ مَا لَلْهُ مَا لَلْهُ مَا لَاللّهُ مَا اللّهُ مُا اللّهُ لَا يُعَلِّقُ وَلَا يُعَلِلُهُ مِائَةً تَعْلِيلَةٍ وَ لَا يُصَلِّي عَلَى النَّبِي وَ اللّهُ مَوْرَاءَ مِنَ الْجَنْقِ وَ لَا يُسَلِّي عَلَى النَّيْقِ وَ لَا يُعَلِي إِلَّا لَوْجَهُ اللَّهُ حَوْرَاءَ مِنَ الْجَنْقِ وَ لَا يُعَلِي إِلَّا لَوْجَهُ اللَّهُ حَوْرَاءَ مِنَ الْجَوْدِ الْعِينِ إِلَّا ذَوْجَهُ اللَّهُ حَوْرَاءَ مِنَ الْجَنَّةِ وَلَا لَكُولِ الْعَيْنِ إِلَّا لَوْمَ الرَّجُلُ الْبُنَتَةُ فَلَيْسَ لَهُ أَنْ يَأَكُلُ صَدَاقَهَا.



Hadith.4401 - Imam Ali ibn Abi Talib ^{a.s} said: "Indeed, the most deserving of conditions to be fulfilled are those by which you make lawful access to private parts."

[AL SADUQ]

The Muhammadan tradition regarding the dowry is five hundred dirhams. Therefore, whoever exceeds this tradition should be reverted to it. If a man gives his wife one dirham or more from the five hundred dirhams, and then consummates the marriage, she is entitled only to what she has already received before consummation.

Any amount that a woman stipulates as a debt upon her husband from her dowry remains obligatory for him to pay during his lifetime or after his death. However, it is preferable that the heirs do not demand what the woman did not claim during her lifetime, unless she had explicitly made it a debt upon her husband.

Whatever the husband gives her, and she accepts as her dowry before consummation, is considered her dowry.

The reason why the dowry of the Sunnah is set at five hundred dirhams is that Allah ^{SWT}, the Exalted, has decreed upon Himself that if a believer recites one hundred takbirs (Allahu Akbar), one hundred tasbihs (Subhan Allah ^{SWT}), one hundred tahlils (La ilaha illa Allah ^{SWT}), one hundred tahmids (Alhamdulillah), and sends blessings upon the Prophet and his family (peace be upon them) one hundred times, then asks Allah ^{SWT} to marry him to one of the women of Paradise, Allah ^{SWT} will indeed grant him a heavenly spouse and make that the dowry.

Furthermore, if a man marries off his daughter, he is not entitled to consume her dowry.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.399 • Al-Wafi, Vol.22 p.520 • Tafsir Al-Safi, Vol.1 p.422 • Wasa'il Al-Shi'ah, Vol.21 p.267



CHAPTER 115 – CHAPTER ON SCATTERING GIFTS AND THE WEDDING CEREMONY

بَابُ النِّثَارِ وَ الزِّفَافِ

€ 4403 – 4403 HADITH 4402 ₪ بِسِنْم اللهِّ الرَّحَمْنِ الرَّحِيمِ

4402 - رُوِي عَنْ جَابِرِ بْنِ عَبْدِ اَللَّهِ اَلْأَنْصَارِيٍّ قَالَ: لَمَّا زَوَّجَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَاطِمَةَ مِنْ عَلِيًّا وَ لَكِنًّ عَلَيْهِ اَلسَّلاَمُ أَتَاهُ نَاسٌ مِنْ قُرَيْشٍ فَقَالُوا إِنَّكَ زَوَّجْتَ عَلِيًا بِمَهْرٍ خَسِيسٍ فَقَالَ لَهُمْ «مَا أَنَا زَوَّجْتُ عَلِيًا وَ لَكِنًّ عَلَيْهِ اَلسَّلاَمُ أَتَاهُ نَاسٌ مِنْ قُرَيْشٍ فَقَالُوا إِنَّكَ زَوَّجْتَ عَلِيًا بِمَهْرٍ خَسِيسٍ فَقَالَ لَهُمْ «مَا أَنَا زَوَّجْتُ عَلِيًا وَ لَكِنًّ اللَّهُ عَزَّ وَ جَلَّ إِلَى السِّدْرَةِ «أَنِ النَّرْدِي» اللَّهُ عَزَّ وَ جَلَّ إِلَى السِّدْرَةِ «أَنِ النَّثِرِي» فَهُنَّ يَتَهَادَيْنَهُ وَ يَتَفَاخَرْنَ بِهِ وَ يَقُلْنَ هَذَا مِنْ نُثَارٍ فَاطِمَةَ بِنْتِ مُحَمَّدٍ فَنَى عَلَيْها وَ اللهِ عَلَيْهِ وَ الْهِ بِبَغْلَتِهِ الشَّهْبَاءِ وَ ثَنَى عَلَيْها صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ بِبَغْلَتِهِ الشَّهْبَاءِ وَ ثَنَى عَلَيْهَا قَطِيفَةً وَ قَالَ لِفَاطِمَةَ عَلَيْهَا السَّلاَمُ «إِرْكَبِي»

وَ أَمَرَ سَلْمَانَ رَحِمَهُ اَللّهُ أَنْ يَقُودَهَا وَ اَلنّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ يَسُوقُهَا فَبَيْنَا هُوَ فِي بَعْضِ اَلطَّرِيقِ إِذْ سَمِعَ النّبِيُّ صَلَّى اَللّهُ عَلَيْهِ وَ آلِهِ وَجْبَةً فَإِذَا هُوَ بِجَبْرَئِيلَ عَلَيْهِ اَلسَّلاَمُ فِي سَبْعِينَ أَلْفاً وَ مِيكَائِيلَ فِي سَبْعِينَ أَلْفاً وَ مِيكَائِيلَ فِي سَبْعِينَ أَلْفاً وَ فَقَالَ اَلنّبِيُّ صَلَّى اَللّهُ عَلَيْهِ وَ آلِهِ «مَا أَهْبَطَكُمْ إِلَى اَلْأَرْضِ» قَالُوا جِئْنَا نَرُفُ فَاطِمَةَ عَلَيْهَا اَلسَّلاَمُ إِلَى زَوْجِهَا وَ كَبَّرَ جَبْرَئِيلُ عَلَيْهِ اَلسَّلاَمُ وَ كَبَّرَتِ اَلْمَلاَئِكَةُ وَ كَبَّرَ مُحَمَّدٌ صَلَّى اَللّهُ عَلَيْهِ وَ آلِهِ فَوْضِعَ لَيْهِ اَلسَّلاَمُ وَ كَبَّرَتِ الْمَلاَئِكَةُ وَ كَبَّرَ مُحَمَّدٌ صَلَّى اللّهُ عَلَيْهِ وَ آلِهِ فَوْضِعَ التَّكْبِيرُ عَلَيْهِ اَلسَّلاَمُ وَ كَبَّرَ مِيكَائِيلُ عَلَيْهِ السَّلاَمُ وَ كَبَّرَتِ الْمَلاَئِكَةُ وَ كَبْرَ مُحَمَّدٌ صَلَّى اللّهُ عَلَيْهِ وَ آلِهِ فَوْضِعَ التَّكْبِيرُ عَلَى اللهُ عَلَيْهِ السَّلاَمُ وَ كَبَّرَتِ الْمَلاَئِكَةُ وَ كَبَّرَ مُحَمَّدٌ صَلَّى اللّهُ عَلَيْهِ وَ آلِهِ فَوْضِعَ التَّكْبِيرُ عَلَى الْعَرَائِسِ مِنْ تِلْكَ اَللَّهُ اللّهِ اللّهُ اللهُ عَلَيْهِ السَّلاَمُ وَ كَبَّرَتِ الْمَلاَئِكَةُ وَ كَبْرَ مُحَمَّدٌ صَلَّى اللهُ عَلَيْهِ وَ آلِهِ فَوْضِعَ التَّالِيلُ عَلَيْهِ الللهُ عَلَيْهِ الللهُ عَلَيْهِ الللهُ عَلَيْهِ الللهُ عَلَيْهِ اللهُ اللّهُ اللّهُ عَلَيْهِ الللهُ اللهُ عَلَيْهِ اللهُ اللهُ اللهُ اللهُ اللهُ اللّهُ عَلَيْهِ اللهُ اللّهُ اللهُ اللّهُ اللهُ اللّهُ الللهُ اللهُ اللّهُ اللهُ اللّهُ اللّهُ اللّهُ اللهُ اللّهُ اللهُ اللهُ اللّهُ اللّهُ اللهُ اللّهُ اللّهُ اللّهُ اللهُ اللهُ اللّهُ اللّهُ اللّهُ اللهُ اللهُ اللّهُ اللّهُ اللّهُ اللهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللهُ اللّهُ اللهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ اللّهُ الل

Hadith.4402 - It is narrated from Jabir ibn Abdullah Al-Ansari that he said:

When the Messenger of Allah ^{SWT}, peace be upon him and his family, married Sayyidah Fatimah ^{s.a} to Imam Ali ibn Abi Talib ^{a.s}, peace be upon them, some people from Quraysh came to Him ^{saws} and said: "You have married Ali ^{a.s} with a trivial dowry."

The Prophet, peace be upon him and his family, replied to them:

"It was not I, who married Ali ^{a.s}, but Allah ^{SWT}, Mighty and Majestic, married Him ^{a.s} to Her ^{s.a}. On the night I was taken on the Night Journey to the Sidrat al-Muntaha (Lote Tree at the Utmost Boundary), Allah ^{SWT}, the Mighty and Majestic, revealed to the Lote Tree, 'Scatter your ornaments.' It then scattered pearls and jewels upon the maidens of Paradise, who exchanged them as gifts and took pride in them, saying, 'This is from the scattering for Sayyidah Fatimah ^{s.a}, the daughter of Muhammad ^{saws}, peace be upon him and his family.'"

When the night of the wedding arrived, the Prophet, peace be upon him and his family, brought his grey mule and covered it with a cloak. He {saws} said to Sayyidah Fatimah {s.a}, peace be upon her, "Mount it."

He ^{saws} then commanded Salman, may Allah ^{SWT} have mercy on him, to lead it, while the Prophet, peace be upon him and his family, walked behind it.

While they were on the way, the Prophet, peace be upon him and his family, heard a sound and saw Archangel Jibril (Gabriel) ^{a.s}, descending with seventy thousand angels, and Mika'il (Michael), peace be upon him, with seventy thousand angels.

The Prophet, peace be upon him and his family, said: "What has brought you down to earth?" They said: "We have come to escort Sayyida Fatimah (s.a), peace be upon her, to her husband."



[AL SADUQ]

Archangel Jibril ^{a.s} proclaimed "Allahu Akbar" (Allah ^{SWT} is the Greatest), and Mika'il, peace be upon him, followed with the same proclamation, as did the angels.

Then Muhammad ^{saws}, peace be upon him and his family, also proclaimed "Allahu Akbar." From that night, the custom of proclaiming "Allahu Akbar" during weddings was established.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.401 • Makarim Al-Akhlaq, Vol.1 p.208 • Al-Wafi, Vol.21 p.457 • Bihar Al-Anwar, Vol.100 p.266

Hadith.4403 - It is narrated by Al-Sakooni from Abu Abdullah ^{a.s}, who said: "Escort your brides at night and serve food in the morning."

[REFERENCES]

Al-Kafi, Vol.5 p.366 • Da'a'im Al-Islam, Vol.2 p.210 • Man La Yahduruhu Al-Faqih, Vol.3 p.401 • Al-Ash'athiyat, Vol.1 p.110 • Tahdhib Al-Ahkam, Vol.7 p.418 • Makarim Al-Akhlaq, Vol.1 p.208 • Al-Nawadir (Lil-Rawandi), Vol.1 p.40 • Al-Wafi, Vol.21 p.382 • Wasa'il Al-Shi'ah, Vol.20 p.91 • Bihar Al-Anwar, Vol.100 p.266



CHAPTER 116 – CHAPTER ON THE WEDDING FEAST (WALIMAH)

بَابُ الْوَلِيمَةِ

HADITH 4404
إيستم اللهِ الرّحمْن الرّحيم

4404 - رَوَى مُوسَى بْنُ بَكْرٍ عَنْ أَبِي ٱلْحَسَنِ ٱلْأَوَّلِ عَلَيْهِ ٱلسَّلاَمُ أَنَّ رَسُولَ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ قَالَ: «لاَ وَلِيمَةَ إِلاَّ فِي خَمْسٍ فِي عُرْسٍ أَوْ خُرْسٍ أَوْ عِذَارٍ أَوْ وِكَارٍ أَوْ رِكَازٍ فَالْعُرْسُ ٱلتَّزْوِيجُ وَ ٱلْخُرْسُ ٱلنَّفَاسُ بِالْوَلَدِ وَ ٱلْعِذَارُ ٱلْخِتَانُ وَ ٱلْوِكَارُ ٱلرَّجُلُ يَشْتَرِي ٱلدَّارَ وَ ٱلرِّكَازُ ٱلرَّجُلُ يَقْدَمُ مِنْ مَكَّةَ ».

Hadith.4404 - It is narrated by Musa ibn Bakr from Imam Abu al-Hasan al-Awwal ^{a.s.}, peace be upon him, that the Messenger of Allah ^{SWT}, peace and blessings be upon him and his family, said: "There is no feast except on five occasions; at a wedding, at childbirth (nifas), at circumcision, when a man buys a house, and upon returning from Hajj."

The wedding refers to marriage, childbirth refers to the postnatal period, circumcision refers to the act of circumcision, buying a house refers to acquiring a new home, and returning from Hajj refers to returning from pilgrimage to Mecca.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.402 • Al-Khisal, Vol.1 p.313 • Ma'ani Al-Akhbar, Vol.1 p.272 • Wasa'il Al-Shi'ah, Vol.20 p.95 • Bihar Al-Anwar, Vol.73 p.157 • Bihar Al-Anwar, Vol.96 p.384



CHAPTER 117 – CHAPTER ON WHAT A MAN SHOULD DO WHEN HIS WIFE IS BROUGHT TO HIM

بَابُ مَا يَصْنَعُ الرَّجُلُ إِذَا أُدْخِلَتْ أَهْلُهُ إِلَيْهِ

HADITH 4405 إسما اللهَّ الرَّحمْنِ الرَّحِيمِ

4405 - قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ لِبَعْضِ أَصْحَابِهِ : «إِذَا أُدْخِلَتْ عَلَيْكَ أَهْلُكَ فَخُذْ بِنَاصِيَتِهَا وَ اِسْتَقْبِلْ بِهَا الْقِبْلَةَ وَ قُلْ: اَللَّهُمَّ بِأَمَانَتِكَ أَخَذْتُهَا وَ بِكَلِمَاتِكَ اِسْتَحْلَلْتُ فَرْجَهَا فَإِنْ قَضَيْتَ لِي مِنْهَا وَلَداً فَاجْعَلْهُ مُبَارَكاً لَقِبْلَةَ وَ قُلْ: اَللَّهُمَّ بِأَمَانَتِكَ أَخَذْتُهَا وَ بِكَلِمَاتِكَ اِسْتَحْلَلْتُ فَرْجَهَا فَإِنْ قَضَيْتَ لِي مِنْهَا وَلَداً فَاجْعَلْهُ مُبَارَكاً سَوِيّاً وَ لاَ تَجْعَلْ لِلشَّيْطَانِ فِيهِ شِرْكاً وَ لاَ نَصِيباً ».

Hadith.4405 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, said to some of his companions: "When your wife is brought to you, take hold of her forelock, face her toward the Qibla, and say: 'O Allah ^{SWT}, I have taken her with Your ^{SWT} trust, and by Your ^{SWT} words, I have made her lawful for myself. If You ^{SWT} decree for me from her a child, then make him blessed, righteous, and sound, and do not allow Satan to have any share or portion in him."

[REFERENCES]



CHAPTER 118 – CHAPTER ON THE TIMES WHEN INTERCOURSE IS DISLIKED

بَابُ الْأَوْقَاتِ الَّتِي يُكْرَهُ فِيهَا الْجِمَاعُ

% 4413 — HADITH 4406 @ بِسِنْم اللهِّ الرَّحَمْنِ الرَّحِيمِ

4406 - رَوَى سُلَيْمَانُ بْنُ جَعْفَرٍ ٱلْجَعْفَرِيُّ عَنْ أَبِي ٱلْحَسَنِ مُوسَى بْنِ جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ سَمِعْتُهُ يَقُولُ: «مَنْ أَتَى أَهْلَهُ فِى مُحَاقِ ٱلشَّهْرِ فَلْيُسَلِّمْ لِسِقْطِ ٱلْوَلَدِ».

Hadith.4406 - Sulaiman bin Ja'far al-Ja'fari narrated from Abu al-Hasan Imam Musa ibn Jafar Al-Kadhim ^{a.s}, that he said: "Whoever approaches his wife during the waning phase of the moon, let him be prepared for the miscarriage of the child."

[REFERENCES]

Al-Kafi, Vol.5 p.499 • Man La Yahduruhu Al-Faqih, Vol.3 p.402 • Tahdhib Al-Ahkam, Vol.7 p.411 • Al-Wafi, Vol.22 p.716 • Wasa'il Al-Shi'ah, Vol.20 p.127 • Al-Fusul Al-Muhimmah, Vol.2 p.326

4407 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي أَيُّوبَ اَلْخَزَّازِ عَنْ عَمْرِو بْنِ عُثْمَانَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ أَ يُكْرَهُ الْجِمَاعُ فِي سَاعَةٍ مِنَ اَلسَّاعَاتِ قَالَ «نَعَمْ يُكْرَهُ فِي لَيْلَةٍ يَنْخَسِفُ فِيهَا اَلْقَمَرُ وَ اَلْيَوْمِ اللَّذِي تَلْكَسِفُ فِيهِ اَلشَّمْسُ وَ فِيمَا بَيْنَ غُرُوبِ اَلشَّمْسِ إِلَى أَنْ يَغِيبَ اَلشَّفَقُ وَ مِنْ طُلُوعِ اَلْفَجْرِ إِلَى طُلُوعِ اَلشَّمْسِ تَنْكَسِفُ فِيهِ اَلشَّمْسُ وَ فِيمَا بَيْنَ غُرُوبِ اَلشَّمْسِ إِلَى أَنْ يَغِيبَ الشَّفَقُ وَ مِنْ طُلُوعِ اَلْفَجْرِ إِلَى طُلُوعِ الشَّمْسِ وَ فِيمَا بَيْنَ غُرُوبِ اَلشَّمْسِ إِلَى أَنْ يَغِيبَ الشَّفَقُ وَ مِنْ طُلُوعِ الْفَجْرِ إِلَى طُلُوعِ الشَّمْسِ وَ فِيمَا اللَّهُ عَلَيْهِ وَ اللهِ لَيْلَةً عِنْدَ وَ فَي الرَّيْحِ السَّوْدَاءِ وَ الْحَمْرَاءِ وَ الطَّفْرَاءِ وَ الرَّالْوَلَةِ وَ لَقَدْ بَاتَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ الْهِ لَيْلَةً عِنْدَ بَعْضَ نِسَائِهِ فَانْخَسَفَ الْقَمَرُ فِي تِلْكَ اللَّيْلَةِ فَلَمْ يَكُنْ مِنْهُ شَيْءٌ فَقَالَتْ لَهُ زَوْجَتُهُ يَا رَسُولَ اللَّهِ بِأَبِي أَنْتَ وَ أَمْ يَكُنْ مِنْهُ شَيْءٌ فَقَالَتْ لَهُ زَوْجَتُهُ يَا رَسُولَ اللَّهِ بِأَبِي أَنْتَ وَ أَمْ يَكُنْ مِنْهُ شَيْءٌ فَقَالَتْ لَهُ لَكُومَ لَى السَّمَاءِ فَكَرِهْتُ أَنْ أَنْ أَتَلَدُّذَ وَ أَدْخُلَ فِي شَيْءٍ وَ الْمُعْدِ وَلَوْ اسَحْابٌ مَرْكُومٌ ﴾ * لَقُدْ عَيَرَ اللَّهُ لاَ يُجَامِعُ أَحَدٌ فِي هَذِهِ السَّاعَاتِ الَّتِي وَصَفْتُ فَيُرْزَقَ مِنْ جِمَاعِهِ وَلَداً وَ قَدْ سَمِعَ هَذَا الْحَدِيثَ فَيَرَى مَا يُحِبُّ».

Hadith.4407 - Al-Hasan bin Mahbub narrated from Abu Ayyub al-Khazzaz, from Amr bin Uthman, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

I asked Imam ^{a.s}: "Is it disliked to have intercourse at certain times?"

Imam ^{a.s} replied: "Yes, it is disliked during a night when the moon is eclipsed, during the day when the sun is eclipsed, between sunset and the disappearance of twilight, from the rising of dawn until the rising of the sun, during black, red, and yellow winds, and during earthquakes."

Imam ^{a.s} continued: "The Messenger of Allah ^{SWT}, peace be upon him and his family, spent a night with one of his wives, and the moon was eclipsed that night. He ^{saws} refrained from intimacy. His ^{saws} wife said to him: 'O Messenger of Allah ^{SWT}, may my father and mother be sacrificed for you, is all of this due to dislike?"



He ^{saws} replied: "Woe to you! This celestial event has occurred, and I disliked to take pleasure and engage in something (worldly) at such a time. Indeed, Allah, the Exalted, has reproached a people, saying: 'And if they see a piece of the sky falling, they would say, "A heap of clouds!"' (Surah At-Tur 52:44)

By Allah ^{SWT}, no one engages in intimacy during these times that I ^{saws} have described, having heard this explanation, and is granted a child from that intimacy, except that they will see what they dislike."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.403 • Tahdhib Al-Ahkam, Vol.7 p.411 • Wasa'il Al-Shi'ah, Vol.20 p.126

4408 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «لاَ تُجَامِعْ فِي أَوَّلِ اَلشَّهْرِ وَ لاَ فِي وَسَطِهِ وَ لاَ فِي آخِرِهِ فَإِنَّهُ مَنْ فَعَلَ ذَلِكَ فَلْيُسَلِّمْ لِسِقْطِ اَلْوَلَدِ فَإِنْ تَمَّ أَوْشَكَ أَنْ يَكُونَ مَجْنُوناً أَ لاَ تَرَى أَنَّ اَلْمَجْنُونَ أَكْثَرُ مَا يُصْرَعُ فِي أَوَّلِ اَلشَّهْرِ وَ وَسَطِهِ وَ آخِرِهِ ».

Hadith.4408 - Imam Jafar ibn Muhammad Al-Sadiq (a.s), said:

"Do not have intercourse at the beginning of the month, in its middle, or at its end. For whoever does so should prepare himself for the possibility of miscarriage.

And if the child is born, it is likely to suffer from mental instability.

Do you not see that most cases of insanity occur at the beginning, middle, and end of the month?"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.403 • Makarim Al-Akhlaq, Vol.1 p.212 • Al-Wafi, Vol.22 p.718 • Wasa'il Al-Shi'ah, Vol.20 p.129 • Mustadrak Al-Wasa'il, Vol.14 p.227

4409 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ: «يُكْرَهُ ٱلْجَنَابَةُ حِينَ تَصْفَرُّ ٱلشَّمْسُ وَ حِينَ تَطْلُعُ وَ هِىَ صَفْرَاءُ ».

Hadith.4409 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, said: "It is disliked to engage in janabah (ritual impurity due to sexual intercourse) when the sun is turning yellow and when it rises while it is yellow."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.1 p.84 • Man La Yahduruhu Al-Faqih, Vol.3 p.404 • Makarim Al-Akhlaq, Vol.1 p.212 • Al-Wafi, Vol.22 p.718 • Al-Wafi, Vol.22 p.730 • Wasa'il Al-Shi'ah, Vol.20 p.139

4410 - وَ سَأَلَ مُحَمَّدُ بْنُ ٱلْفَيْضِ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : فَقَالَ أُجَامِعُ وَ أَنَا عُرْيَانٌ قَالَ «لاَ وَ لاَ تَسْتَقْبِلُ ٱلْقِبْلَةَ وَ لاَ تَسْتَدْبرُهَا».

Hadith.4410 - Muhammad ibn al-Faydh asked Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, saying: "May I engage in intercourse while being completely naked?" Imam ^{a.s} replied: "No, and do not face the Qibla nor turn your back to it."

[REFERENCES]



4411 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ: «لاَ تُجَامِعْ فِي ٱلسَّفِينَةِ».

Hadith.4411 - Imam (a.s) said: "Do not engage in intercourse on a ship."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.404 • Al-Wafi, Vol.22 p.727 • Wasa'il Al-Shi'ah, Vol.20 p.138

4412 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «يُكْرَهُ أَنْ يَغْشَى اَلرَّجُلُ اَلْمَرْأَةَ وَ قَدِ اِحْتَلَمَ حَتَّى يَغْتَسِلَ مِن اِحْتِلاَمِهِ اَلَّذِي رَأَى فَإِنْ فَعَلَ فَخَرَجَ اَلْوَلَدُ مَجْنُوناً فَلاَ يَلُومَنَّ إِلاَّ نَفْسَهُ».

Hadith.4412 - The Messenger of Allah ^(SWT), peace and blessings be upon him and his family, said: "It is disliked for a man to approach his wife after having experienced a nocturnal emission (wet dream) until he has performed ghusl (ritual purification) from that emission. If he does so and the child is born with a mental disorder, he should blame none but himself."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.404 • Makarim Al-Akhlaq, Vol.1 p.212 • Al-Wafi, Vol.22 p.729 • Wasa'il Al-Shi'ah, Vol.20 p.139 • Wasa'il Al-Shi'ah, Vol.20 p.139

4413 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ جَامَعَ اِمْرَأَتَهُ وَ هِيَ حَائِضٌ فَخَرَجَ اَلْوَلَدُ مَجْذُوماً أَوْ أَبْرَصَ فَلاَ يَلُومَنَّ إِلاَّ نَفْسَهُ».

Hadith.4413 - The Messenger of Allah ^(SWT), peace and blessings be upon him and his family, said: "Whoever has intercourse with his wife while she is menstruating, and a child is born afflicted with leprosy or vitiligo, let him blame none but himself."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.1 p.96 • Man La Yahduruhu Al-Faqih, Vol.3 p.404 • Makarim Al-Akhlaq, Vol.1 p.212 • Awali Al-La'ali, Vol.3 p.307 • Al-Wafi, Vol.22 p.719 • Wasa'il Al-Shi'ah, Vol.2 p.318



CHAPTER 119 – CHAPTER ON SAYING THE NAME OF ALLAH (SWT) BEFORE INTERCOURSE

بَابُ التَّسْمِيَةِ عِنْدَ الْجِمَاعِ

HADITH 4414
إيسم اللهَّ الرَّحمْنِ الرَّحمِيم

4414 - قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «إِذَا أَتَى أَحَدُكُمْ أَهْلَهُ فَلْيَذْكُرِ اَللَّهَ فَإِنَّ مَنْ لَمْ يَذْكُرِ اَللَّهَ عِنْدَ الْجِمَاعِ وَ كَانَ مِنْهُ وَلَدٌ كَانَ ذَلِكَ شِرْكَ شَيْطَانِ وَ يُعْرَفُ ذَلِكَ بِحُبِّنَا وَ بُغْضِنَا».

Hadith.4414 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, said: "If one of you approaches his wife, let him remember Allah ^(SWT), for whoever does not remember Allah ^(SWT) during intercourse, and a child is born from it, that child will have a share of Satan's partnership.

This can be recognized by the child's love or hatred for us."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.404 • Al-Wafi, Vol.22 p.711 • Wasa'il Al-Shi'ah, Vol.20 p.137 • Bihar Al-Anwar, Vol.60 p.201



CHAPTER 120 – CHAPTER ON THE PERMISSIBLE DURATION FOR ABSTAINING FROM INTERCOURSE FOR ONE WHO HAS A YOUNG FREE WIFE

CHAPTER 120 – CHAPTER ON THE PERMISSIBLE DURATION FOR ABSTAINING FROM INTERCOURSE FOR ONE WHO HAS A YOUNG FREE WIFE

بَابُ حَدِّ الْمُدَّةِ الَّتِي يَجُوزُ فِيهَا تَرْكُ الْجِمَاعِ لِمَنْ عِنْدَهُ الْمَرْأَةُ الشَّابَّةُ الْحُرَّةُ

HADITH 4415 (%)
إسم اللهِ الرَّحمْنِ الرَّحِيم

4415 - سَأَلَ صَفْوَانُ بْنُ يَحْيَى أَبَا ٱلْحَسَنِ ٱلرِّضَا عَلَيْهِ ٱلسَّلاَمُ : عَنِ ٱلرَّجُلِ تَكُونُ عِنْدَهُ ٱلْمَرْأَةُ ٱلشَّابَّةُ فَيُمْسِكُ عَنْهَا ٱلْأَشْهُرَ وَ ٱلسَّنَةَ لاَ يَقْرَبُهَا لَيْسَ يُرِيدُ ٱلْإِضْرَارَ بِهَا يَكُونُ لَهُمْ مُصِيبَةٌ يَكُونُ فِي ذَلِكَ آثِماً قَالَ «إِذَا تَرَكَهَا أَرْبَعَةَ أَشْهُرِ كَانَ آثِماً بَعْدَ ذَلِكَ إِلاَّ أَنْ يَكُونَ بِإِذَنِهَا».

Hadith.4415 - Safwan ibn Yahya asked Imam Ali ibn Musa Ar-Ridha ^{a.s}, about a man who has a young wife and refrains from approaching her for months or even a year, not intending to harm her but due to some hardship or difficulty they are facing. Is he considered sinful for this? The Imam ^{a.s} replied: "If he refrains from her for four months, he is sinful after that unless it is with her consent."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.405 • Tahdhib Al-Ahkam, Vol.7 p.412 • Tahdhib Al-Ahkam, Vol.7 p.419 • Wasa'il Al-Shi'ah, Vol.20 p.140



بَابُ مَا أَحَلَّ اللَّهُ عَزَّ وَ جَلَّ مِنَ النِّكَاحِ وَ مَا حَرَّمَ مِنْهُ

% HADITH 4416 – 4494 () بسئم اللهِ الرَّحْن الرَّحِمْن الرَّعِيم

4416 - رُوِيَ عَنْ أَبِي اَلْمَغْرَاءِ عَنِ اَلْحَلَبِيِّ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: «لاَ تُتَزَوَّجُ اَلْمَرْأَةُ اَلْمُسْتَعْلِنَةُ بِالرِّنَا إِلاَّ أَنْ تُعْرَفَ مِنْهُمَا اَلتَّوْبَةُ».

Hadith.4416 - It is narrated from Abu al-Maghra from Al-Halabi who said that Abu Abdullah ^{a.s}, said: "A woman who openly commits adultery should not be married, nor should a man who openly commits adultery be given in marriage, unless repentance is known from both of them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.405 • Al-Istibsar, Vol.3 p.168 • Makarim Al-Akhlaq, Vol.1 p.204 • Wasa'il Al-Shi'ah, Vol.20 p.438

4417 - رَوَى دَاوُدُ بْنُ سِرْحَانَ عَنْ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ:

﴿ الزَّانِي لَا يَنْكِحُ إِلاَّ زَانِيَةً أَوْ مُشْرِكَةً وَ اَلزَّانِيَةُ لَا يَنْكِحُهَا إِلاَّ زَانِ أَوْ مُشْرِكٌ ﴾
﴿ الزَّانِي لَا يَنْكِحُ إِلاَّ زَانِيَةً أَوْ مُشْرِكَةً وَ اَلزَّانِيَةُ لَا يَنْكِحُهَا إِلاَّ زَانِ أَوْ مُشْرِكٌ ﴾
﴿ النَّالَ مَنْ مُومَا لِللَّالَ مَنْ مُومَا لِنَّالَ مَنْ مُومَا لِللَّالَ مَنْ مُومَا لِللَّالَ مَنْ مُومَا لِللَّالَ مَنْ مُومَا لِللَّالِ مَنْ لَا يَنْكِحُهُا إِلاَّ زَانٍ أَوْ مُشْرِكَةً وَ اللَّهُ عَلَيْهِ اللَّهُ لَا يَنْكِحُهُا إِلاَّ زَانٍ أَوْ مُشْرِكً وَاللَّهُ عَلَى اللَّهُ اللَّهُ عَلَيْهِ اللَّهُ اللَّهُ عَلَىٰ اللَّهُ عَلَىٰ اللَّهُ عَلَيْهِ الللَّهُ عَلَيْهُ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهُ اللَّهُ عَلَىٰ اللَّهُ عَلَيْهِ الللّهُ عَلَيْهِ الللّهُ عَلَيْهُ اللّهُ عَلَيْهُ اللّهُ عَلَيْهُ اللّهُ عَلَيْهُ اللّهُ عَلَيْهُ اللّهُ عَلَيْهُ اللّهُ عَلَىٰ اللّهُ عَلَيْهُ اللّهُ عَلَيْهُ اللّهُ عَلَىٰ اللّهُ اللّهُ عَلَيْهُ اللّهُ عَلَيْهُ الللّهُ عَلَيْهُ اللّهُ عَلَىٰ اللّهُ عَلَيْهُ عَلَيْهُ اللّهُ عَلَيْهُ عَلَىٰ اللّهُ عَلَيْهُ اللّهُ عَلَيْهُ عَلَيْهُ اللّهُ عَلَيْكُمُ اللّهُ اللّهُ اللّهُ عَلَيْهُ اللّهُ عَلَىٰ اللّهُ عَلَيْكِمُ اللّهُ اللّهُ اللّهُ اللّهُ عَلَيْهُ اللّهُ عَلَيْهُ اللّهُ عَلَيْهُ اللّهُ اللّهُ اللّهُ اللّهُ عَلَىٰ الللّهُ اللّهُ اللّهُ اللّهُ الللّهُ اللّهُ الللّهُ الللّهُ اللّهُ الللّهُ الللللّهُ الللّهُ الللّهُ اللّهُ اللّهُ الللّهُ اللّهُ اللّهُ اللّهُ اللّهُ الللّهُ اللّهُ الللّهُ اللّهُ اللّهُ الللّهُ الللللللّهُ الللللّهُ الللللّهُ الللللّهُ الللّهُ الللللّهُ الللللّهُ اللللللللللللّهُ الللللّهُ الللللّهُ الللللللّهُ اللللللّهُ الللّهُ الللللّهُ الللللّهُ الللللّهُ الللللّهُ الللللّهُ الللللّهُ الللللّهُ اللللللّهُ الللللّهُ اللللللّهُ الللللللللللّهُ اللللللللللّهُ الللللللّهُ اللللللللللّهُ اللللللللللّهُ اللللللللّهُ اللللللللللّهُ اللللللللللللّهُ الللللللّهُ الللللللللللّهُ ا

قَالَ «هُنَّ نِسَاءٌ مَشْهُورَاتٌ بِالزَّنَا وَ رِجَالٌ مَشْهُورُونَ بِالزِّنَا شُهِرُوا بِالزِّنَا وَ عُرِفُوا بِهِ وَ اَلنَّاسُ اَلْيَوْمَ بِتِلْكَ اَلْمَنْزِلَةِ مَنْ أُقِيمَ عَلَيْهِ حَدُّ اَلزِّنَا أَوْ شُهِرَ بِالزِّنَا لَمْ يَنْبَغِ لِأَحَدٍ أَنْ يُنَاكِحَهُ حَتَّى يَعْرِفَ مِنْهُ تَوْبَةً».

Hadith.4417 - It is narrated by Dawood bin Sirhan from Zurarah, who said that Abu Abdullah ^{a.s}, was asked about the saying of Allah ^{SWT}, the Almighty and Majestic:

"The adulterer does not marry except an adulteress or a polytheist, and the adulteress does not marry except an adulterer or a polytheist." (Surah An-Nur 24:3)

Imam ^{a.s} said: "They are women known for adultery and men known for adultery, who have been publicly infamous for committing adultery and are recognized for it.

Today, people in such a situation, whether the prescribed punishment for adultery has been carried out on them or they are publicly known for adultery, should not be married until their repentance is established."

[REFERENCES]

Al-Kafi, Vol.5 p.354 • Al-Kafi, Vol.5 p.354 • Man La Yahduruhu Al-Faqih, Vol.3 p.405 • Wasa'il Al-Shi'ah, Vol.20 p.439 • Tafsir Al-Burhan, Vol.4 p.46 • Tafsir Al-Burhan, Vol.4 p.46 • Bihar Al-Anwar, Vol.101 p.11 • Tafsir Nur Al-Thaqalayn, Vol.3 p.571 • Tafsir Nur Al-Thaqalayn, Vol.3 p.572 • Tafsir Kanz Al-Daqaiq, Vol.9 p.244

4418 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ: «إِيَّاكُمْ وَ تَزْوِيجَ ٱلْمُطَلَّقَاتِ ثَلاَثاً فِى مَجْلِسٍ وَاحِدٍ فَإِنَّهُنَّ ذَوَاتُ أَزْوَاجٍ».

Hadith.4418 – Imam ^{a.s} said: "Beware of marrying women who have been divorced three times in a single sitting, for they are still considered to have spouses."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.406 • Al-Fusul Al-Mukhtarah, Vol.1 p.177 • Tahdhib Al-Ahkam, Vol.7 p.470 • Tahdhib Al-Ahkam, Vol.8 p.56 • Al-Istibsar, Vol.3 p.289 • Mutashabih Al-Quran wa Mukhtalifah, Vol.2 p.195 • Al-Wafi, Vol.21 p.270 • Al-Wafi, Vol.23 p.1061 • Wasa'il Al-Shi'ah, Vol.20 p.495 • Wasa'il Al-Shi'ah, Vol.22 p.68

4419 - وَ رَوَى حَفْصُ بْنُ ٱلْبَخْتَرِيِّ عَنْ إِسْحَاقَ بْنِ عَمَّارٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : فِي رَجُلٍ يُرِيدُ تَزْوِيجَ إِمْرَأَةٍ قَدْ طُلُّقَتْ ثَلَاثاً كَيْفَ يَصْنَعُ فِيهَا قَالَ «يَدَعُهَا حَتَّى تَحِيضَ وَ تَطْهُرَ ثُمَّ يَأْتِي زَوْجَهَا وَ مَعَهُ رَجُلاَن فَيَقُولُ لَهُ قَدْ طَلَّقْتَ فُلاَنَةَ فَإِذَا قَالَ نَعَمْ تَرَكَهَا ثَلاَثَةَ أَشْهُر ثُمَّ خَطَبَهَا إِلَى نَفْسِهِ».

Hadith.4419 - Hafs ibn Al-Bakhtari narrated from Ishaq ibn Ammar, from Abu Abdullah ^{a.s}, regarding a man who wishes to marry a woman who has been divorced three times.

Imam ^{a.s} said: "He should leave her until she experiences a menstrual period and becomes pure. Then he should go to her husband along with two men and ask him, 'Have you divorced so-and-so?'

If he says yes, he should leave her for three months and then propose marriage to her himself."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.406 • Tahdhib Al-Ahkam, Vol.7 p.470 • Wasa'il Al-Shi'ah, Vol.22 p.76

4420 - وَ فِي خَبَرٍ آخَرَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «إِنَّ طَلاَقَكُمُ اَلثَّلاَثَ لاَ يَحِلُّ لِغَيْرِكُمْ وَ طَلاَقَهُمْ يَحِلُّ لَكُمْ لِأَنَّكُمْ لاَ تَرَوْنَ اَلثَّلاَثَ شَيْئاً وَ هُمْ يُوجِبُونَهَا».

Hadith.4420 - And in another narration, Imam ^{a.s} said: "Indeed, your triple divorce does not become permissible for others, but their divorce becomes permissible for you because you do not consider the triple divorce as binding, whereas they deem it obligatory."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.406

-----4421 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ: «مَنْ كَانَ يَدِينُ بِدِين قَوْمِ لَزِمَتْهُ أَحْكَامُهُمْ».

Hadith.4421 - And Imam $^{\{a.s\}}$ said: "Whoever follows the religion of a people is bound by their rulings."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.407 • Al-Wafi, Vol.21 p.294 • Wasa'il Al-Shi'ah, Vol.22 p.74

4422 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ مُعَاوِيَةَ بْنِ وَهْبٍ وَ غَيْرِهِ مِنْ أَصْحَابِنَا عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنِ اَلرَّجُلِ اَلْمُؤْمِنِ يَتَزَوَّجُ اَلْيَهُودِيَّةَ وَ اَلنَّصْرَانِيَّةَ فَقَالَ «إِذَا أَصَابَ اَلْمُسْلِمَةَ فَمَا يَصْنَعُ بِالْيَهُودِيَّةِ قَالَ: سَأَلْتُهُ عَنِ اَلرَّجُلِ اَلْمُؤْمِنِ يَتَزَوَّجُ اَلْيَهُودِيَّةَ وَ اَلنَّصْرَانِيَّةَ فَقَالَ «إِذَا أَصَابَ اَلْمُسْلِمَةَ فَمَا يَصْنَعُ بِالْيَهُودِيَّةِ وَ اَلنَّصْرَانِيَّةِ » قُلْتُ يَكُونُ لَهُ فِيهَا اَلْهَوَى قَالَ «فَإِنْ فَعَلَ فَلْيَمْنَعْهَا مِنْ شُرْبِ اَلْخَمْرِ وَ أَكْلِ لَحْمِ اَلْخِنْزِيرٍ وَ إِيَّامَا غَضَاضَةً».



Hadith.4422 - And Al-Hasan ibn Mahbub narrated from Muawiyah ibn Wahb and others of our companions, from Abu Abdullah ^{a.s}.

He said: I asked Imam (a.s) about a believing man marrying a Jewish or Christian woman.

Imam ^{a.s} replied: "If he has access to a Muslim woman, what need does he have for a Jewish or Christian woman?"

I said: "He may have affection for her."

Imam ^{a.s} said: "If he does so, then he must prevent her from drinking wine and eating pork, and know that there is a deficiency in his religion for marrying her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.407

4423 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنِ اَلْعَلاَءِ بْنِ رَزِينٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلتُهُ عَنِ اَلرَّجُلِ اَلْمُسْلِمِ يَتَزَوَّجُ اَلْمَجُوسِيَّةَ فَقَالَ «لاَ وَ لَكِنْ إِنْ كَانَتْ لَهُ أَمَةٌ مَجُوسِيَّةٌ فَلاَ بَأْسَ أَنْ يَطَأَهَا وَ يَعْزِلَ عَنْهَا وَ لاَ يَطْلُبَ وَلَدَهَا».

Hadith.4423 - Al-Hasan ibn Mahbub narrated from Al-Ala ibn Razin, from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}.

He said: I asked Imam ^{a.s} about a Muslim man marrying a Magian (Zoroastrian) woman.

Imam ^{a.s} replied: "No, but if he has a Magian bondwoman, then there is no harm in having relations with her while practicing withdrawal, and he should not seek to have a child with her."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.120 • Man La Yahduruhu Al-Faqih, Vol.3 p.407 • Tahdhib Al-Ahkam, Vol.8 p.212 • Tafsir Al-Safi, Vol.2 p.13 • Wasa'il Al-Shi'ah, Vol.20 p.151 • Wasa'il Al-Shi'ah, Vol.20 p.543 • Bihar Al-Anwar, Vol.100 p.377 • Mustadrak Al-Wasa'il, Vol.14 p.436

4424 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ سُلَيْمَانَ اَلْحَمَّارِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لاَ يَنْبَغِي لِلرَّجُلِ اَلْمُسْلِمِ مِنْكُمْ أَنْ يَتَزَوَّجَ اَلنَّاصِبِيَّةَ وَ لاَ يُزَوِّجَ اِبْنَتَهُ نَاصِباً وَ لاَ يَطْرَحَهَا عِنْدَهُ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ مَنْ نَصَبَ حَرْباً لِآلِ مُحَمَّدٍ ص فَلَا نَصِيبَ لَهُ فِي الْإِسْلَامِ فَلِهَذَا حُرَّمَ نِكَاحُهُمْ.

Hadith.4424 - Al-Hasan ibn Mahbub narrated from Sulayman al-Hammar, from Abu Abdullah ^(a.s), who said: "It is not appropriate for a Muslim man among you to marry a Nasibi woman, nor to give his daughter in marriage to a Nasibi man, nor to leave her with him."

[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, said: Whoever declares enmity against the family of Muhammad, peace be upon them, has no share in Islam. For this reason, their marriage has been prohibited.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.408 • Al-Wafi, Vol.21 p.105 • Wasa'il Al-Shi'ah, Vol.20 p.553

4425 - وَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «صِنْفَانِ مِنْ أُمَّتِي لاَ نَصِيبَ لَهُمَا فِي اَلْإِسْلاَمِ اَلنَّاصِبُ لِأَهْلِ بَيْتِي حَرْباً وَ غَالِ فِي اَلدِّينِ مَارِقٌ مِنْهُ».



وَ مَنِ اسْتَحَلَّ لَعْنَ أَمِيرِ الْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ وَ الْخُرُوجَ عَلَى الْمُسْلِمِينَ وَ قَتْلَهُمْ حُرِّمَتْ مُنَاكَحَتُهُ لِأَنَّ فِيهَا الْإِلْقَاءَ بالْأَيْدِى إِلَى التَّهْلُكَةِ وَ الْجُهَّالُ يَتَوَهَّمُونَ أَنَّ كُلَّ مُخَالِفٍ نَاصِبٌ وَ لَيْسَ كَذَلِكَ.

Hadith.4425 - The Prophet, peace and blessings be upon him and his family, said:

"Two groups from my nation have no share in Islam: those who harbor enmity against my household and declare war against them, and those who are extreme in religion and deviate from it."

[AL SADUQ]

Whoever deems it lawful to curse the Commander of the Faithful, peace be upon him, rise against Muslims, and kill them, is prohibited from marriage because it leads to destruction. The ignorant may assume that every dissenter is a Nasibi, but this is not the case.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.408 • Al-Wafi, Vol.2 p.229 • Wasa'il Al-Shi'ah, Vol.20 p.553 • Ithbat Al-Huda, Vol.5 p.377

4426 - وَ رَوَى صَفْوَانُ عَنْ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «تَزَوَّجُوا فِي اَلشُّكَّاكِ وَ لاَ تُزَوِّجُوهُمْ لِأَنَّ اَلْمَرْأَةَ تَأْخُذُ مِنْ أَدَب زَوْجِهَا وَ يَقْهَرُهَا عَلَى دِينِهِ ».

Hadith.4426 - Safwan narrated from Zurara, who reported from Abu Abdullah ^{a.s}, that he said: "Marry among those who are doubtful (in faith), but do not give them your daughters in marriage, for the woman adopts the manners of her husband and he compels her to follow his religion."

[REFERENCES]

Al-Kafi, Vol.5 p.348 • Al-Kafi, Vol.5 p.349 • Man La Yahduruhu Al-Faqih, Vol.3 p.408 • Ilal Al-Shara'i', Vol.2 p.502 • Tahdhib Al-Ahkam, Vol.7 p.304 • Al-Istibsar, Vol.3 p.184 • Al-Wafi, Vol.21 p.97 • Wasa'il Al-Shi'ah, Vol.20 p.555 • Bihar Al-Anwar, Vol.100 p.380

4427 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ يُونُسَ بْنِ يَعْقُوبَ عَنْ حُمْرَانَ بْنِ أَعْيَنَ : وَ كَانَ بَعْضُ أَهْلِهِ يُرِيدُ التَّزْوِيجَ فَلَمْ يَجِدِ اِمْرَأَةً يَرْضَاهَا فَذُكِرَ ذَلِكَ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ فَقَالَ «أَيْنَ أَنْتَ مِنَ اَلْبَلْهَاءِ وَ اَللَّوَاتِي التَّزْوِيجَ فَلَمْ يَجِدِ اِمْرَأَةً يَرْضَاهَا فَذُكِرَ ذَلِكَ لِأَبِي عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ فَقَالَ «فَالْنَ أَنْتَ مِنَ الْبَلْهَاءِ وَ اللَّوَاتِي لاَ يَعْرِفْنَ النَّذِينَ ۞ خَلَطُوا عَمَلاً لاَ يَعْرِفْنَ النَّذِينَ ۞ خَلَطُوا عَمَلاً صَالِحاً وَ آخَرَ سَيِّئاً ۞ وَ أَيْنَ اَلْ ۞ مُرْجَوْنَ لِأَمْرِ اللَّهِ ۞ أَيْ عَفْوِ اللَّهِ».

Hadith.4427 - Al-Hasan ibn Mahbub narrated from Yunus ibn Yaqub, who reported from Humran ibn Ayan: Some of his family members were seeking to marry, but they could not find a woman they deemed suitable. This matter was mentioned to Abu Abdullah ^{a.s}, who said: "Where are you regarding the simple and innocent women, those who know nothing?" I said: "But people say that humanity is divided into two types: believer and disbeliever." Imam ^{a.s} replied: "Then where are those about whom Allah ^{SWT} said: 'They mixed a righteous deed with another that was evil.' (Surah At-Tawbah, 9:102) and where are those who are 'deferred until Allah's ^{SWT} command,' (Surah At-Tawbah, 9:106), awaiting for Allah's ^{SWT} pardon?"

[REFERENCES]



4428 - وَ رَوَى يَعْقُوبُ بْنُ يَزِيدَ عَنِ اَلْحُسَيْنِ بْنِ بَشَّارٍ اَلْوَاسِطِيِّ قَالَ: كَتَبْتُ إِلَى أَبِي اَلْحَسَنِ اَلرِّضَا عَلَيْهِ اللَّهُ اللَّهُ أَنَّ لِي قَرَابَةً قَدْ خَطَبَ إِلَيَّ اِبْنَتِي وَ فِي خُلُقِهِ سُوءٌ فَقَالَ «لاَ تُزَوِّجْهُ إِنْ كَانَ سَيِّئَ اَلْخُلُقِ».

Hadith.4428 - Yaqub ibn Yazid narrated from Al-Husayn ibn Bashshar Al-Wasiti, who said: I wrote to Abu Al-Hasan Imam Ali ibn Musa Ar-Ridha ^{a.s.} saying: "I have a relative who has proposed to my daughter, but he has bad character."

Imam ^{a.s} replied: "Do not marry her to him if he has bad character."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.409 • Al-Wafi, Vol.21 p.117 • Wasa'il Al-Shi'ah, Vol.20 p.81

4429 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ جَمِيلِ بْنِ صَالِحٍ عَنْ زُرَارَةَ قَالَ سَمِعْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «مَا أُحِبُّ لِلرَّجُل اَلْمُسْلِمِ أَنْ يَتَزَوَّجَ اِمْرَأَةً إِذَا كَانَتْ ضَرَّةً لِأُمِّهِ مَعَ غَيْر أَبِيهِ».

Hadith.4429 - Al-Hasan ibn Mahbub narrated from Jamil ibn Salih, from Zurara, who said: I heard Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} say: "I do not like for a Muslim man to marry a woman who would be a co-wife to his mother, with someone other than his father."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.409 • Tahdhib Al-Ahkam, Vol.7 p.472 • Tahdhib Al-Ahkam, Vol.7 p.489 • Al-Wafi, Vol.21 p.211 • Wasa'il Al-Shi'ah, Vol.20 p.504

4430 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ إِسْمَاعِيلَ بْنِ بَزِيعٍ قَالَ: سَأَلْتُ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ عَنِ اِمْرَأَةٍ اُبْتُلِيَتْ بِشُرْبِ
نَبِيذٍ فَسَكِرَتْ فَزَوَّجَتْ نَفْسَهَا رَجُلاً فِي سُكْرِهَا ثُمَّ أَفَاقَتْ فَأَنْكَرَتْ ذَلِكَ ثُمَّ ظَنَّتْ أَنَّهُ يَلْزَمُهَا فَوَرِعَتْ مِنْهُ
فَأَقَامَتْ مَعَ اَلرَّجُلِ عَلَى ذَلِكَ اَلتَّرْوِيجٍ أَ حَلاَلٌ هُوَ لَهَا أَوِ التَّرْوِيجُ فَاسِدٌ لِمَكَانِ اَلسُّكْرِ وَ لاَ سَبِيلَ لِلرَّجُلِ عَلَيْهَا
فَقَالَ «إِذَا أَقَامَتْ مَعَهُ بَعْدَ مَا أَفَاقَتْ فَهُوَ رِضَاهَا، » فَقُلْتُ وَ هَلْ يَجُوزُ ذَلِكَ اَلتَّرْوِيجُ عَلَيْهَا فَقَالَ «نَعَمْ».

Hadith.4430 - Muhammad ibn Ismail ibn Bazi reported that he asked Imam Ali ibn Musa Ar-Ridha ^{a.s}, about a woman who had been afflicted with drinking wine and became intoxicated, then married herself to a man while in her intoxicated state.

When she sobered up, she denied it but then assumed that the marriage might be binding, so she remained with the man out of caution based on that marriage.

He asked whether this was lawful for her or if the marriage was invalid due to the intoxication, and whether the man had any claim over her.

 $Imam~^{\text{\{a.s\}}}~said:~"If~she~remained~with~him~after~she~sobered~up,~then~that~is~her~consent."$

He then asked: "Does such a marriage become valid for her?"

Imam ^{a.s} replied: "Yes."

[REFERENCES]



4431 - وَ رَوَى عَمْرُو بْنُ شِمْرٍ عَنْ جَابِرٍ قَالَ: سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْقَابِلَةِ أَ يَحِلُّ لِلْمَوْلُودِ أَنْ يَاكِحَهَا قَالَ «لاَ وَ لاَ اِبْنَتَهَا هِيَ كَبَعْضِ أُمَّهَاتِهِ».

Hadith.4431 - Amr ibn Shimr reported from Jabir, who said:

I asked Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s}, about the midwife, whether it is permissible for the child she delivered to marry her.

Imam ^{a.s} replied: "No, nor her daughter. She is like one of his mothers."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.410 • Tahdhib Al-Ahkam, Vol.7 p.455 • Al-Istibsar, Vol.3 p.176 • Wasa'il Al-Shi'ah, Vol.20 p.362 • Wasa'il Al-Shi'ah, Vol.20 p.500

4432 - وَ رُوِيَ عَنْ مُعَاوِيَةَ بْنِ عَمَّارٍ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «إِنْ قَبِلَتْ وَ مَرَّتْ فَالْقَوَابِلُ أَكْثَرُ مِنْ ذَلِكَ وَ إِنْ قَبِلَتْ وَ رَبَّتْ حَرُمَتْ عَلَيْهِ».

Hadith.4432 - It is narrated from Mu'awiyah ibn 'Ammar that Abu Abdullah ^{a.s} said: "If she only received (the child) and then left, then midwives are more common than that. But if she received and raised (the child), then she becomes prohibited for him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.410

4433 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ يُونُسَ بْنِ يَعْقُوبَ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْمُحْرِمِ يَتَزَوَّجُ قَالَ «لاَ وَ لاَ يُزَوِّجُ اَلْمُحْرِمُ اَلْمُحِلَّ».

Hadith.4433 - It is narrated from Al-Hasan ibn Mahbub, from Yunus ibn Ya'qub, who said: I asked Abu Abdullah ^{a.s} about a person in the state of ihram getting married. Imam ^{a.s} said: "No, and one in the state of ihram cannot perform the marriage of someone who is not in ihram."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.410 • Al-Wafi, Vol.13 p.676 • Al-Wafi, Vol.21 p.278 • Wasa'il Al-Shi'ah, Vol.20 p.491

------4434 - وَ فِى خَبَر آخَرَ: «إِنْ زَوَّجَ أَوْ تَزَوَّجَ فَنِكَاحُهُ بَاطِلٌ».

Hadith.4434 - And in another narration:

"If he marries or gets married while in the state of ihram, his marriage is invalid."

[REFERENCES]



4435 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ ٱللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ: فِي ٱلرَّجُلِ تَكُونُ عِنْدَهُ ٱلْجَارِيَةُ يُجَرِّدُهَا وَ يَنْظُرُ إِلَى جِسْمِهَا نَظَرَ شَهْوَةٍ هَلْ تَحِلُّ لِأَبِيهِ وَ إِنْ فَعَلَ أَبُوهُ هَلْ تَحِلُّ لِإِبْنِهِ قَالَ «إِذَا نَظَرَ إِلَيْهَا نَظَرَ شَهْوَةٍ وَ نَظَرَ مِنْهَا إِلَى مَا يَحْرُمُ عَلَى غَيْرِهِ لَمْ تَحِلًّ لِإِبْنِهِ وَ إِنْ فَعَلَ ذَلِكَ ٱلإِبْنُ لَمْ تَحِلً لِإِبْنِهِ وَ إِنْ فَعَلَ ذَلِكَ ٱلإِبْنُ لَمْ تَحِلً لِلْأَبِ».

Hadith.4435 - And it is narrated from Al-Hasan ibn Mahbub, from Abdullah ibn Sinan, from Abu Abdullah ^{a.s} regarding a man who has a female slave, strips her, and looks at her body with lustful intent, whether she becomes unlawful for his father, and if the father does the same, whether she becomes unlawful for his son.

Imam ^{a.s} said: "If he looks at her with lustful intent and sees from her what is unlawful for others to see, she becomes unlawful for his son. And if the son does the same, she becomes unlawful for the father."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.410 • Wasa'il Al-Shi'ah, Vol.20 p.418

4436 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَلِيٍّ بْنِ رِئَابٍ عَنْ أَبِي عُبَيْدَةَ اَلْحَذَّاءِ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ السَّلاَمُ يَقُولُ: «لَا تُنْكَحُ اَلْمَرْأَةُ عَلَى عَمَّتِهَا وَ لاَ عَلَى خَالَتِهَا وَ لاَ عَلَى أُخْتِهَا مِنَ اَلرَّضَاعَةِ» قَالَ وَ قَالَ عَلَيْهِ السَّلاَمُ «إِنَّ عَلِيّاً عَلَيْهِ السَّلاَمُ «إِنَّ عَلِيّاً عَلَيْهِ السَّلاَمُ ذَكَرَ لِرَسُولِ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ إِبْنَةَ حَمْزَةَ فَقَالَ «أَ مَا عَلِمْتَ أَنَّهَا إِبْنَةُ أَخِى مِنَ الرَّضَاعَةِ» وَ كَانَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ وَ حَمْزَةُ قَدْ رَضَعَا مِنْ لَبَن إِمْرَأَةٍ ».

Hadith.4436 - And it is narrated from Al-Hasan ibn Mahbub, from Ali ibn Ri'ab, from Abu Ubaydah Al-Hadhdha' that he said:

I heard Abu Abdullah ^{a.s} say: "A woman cannot be married alongside her paternal aunt, nor alongside her maternal aunt, nor alongside her sister through breastfeeding."

Imam ^{a.s} also said: "Indeed, Imam Ali ibn Abi Talib ^{a.s} mentioned the daughter of Hamza to the Messenger of Allah ^{SWT} (peace be upon him and his family). The Prophet (peace be upon him and his family) said: 'Do you not know that she is the daughter of my brother through breastfeeding?' And the Messenger of Allah ^{SWT} (peace be upon him and his family) and Hamza had both been nursed from the milk of the same woman."

[REFERENCES]

Al-Kafi, Vol.5 p.445 • Man La Yahduruhu Al-Faqih, Vol.3 p.411 • Tahdhib Al-Ahkam, Vol.7 p.292 • Al-Wafi, Vol.21 p.214 • Bihar Al-Anwar, Vol.15 p.340

4437 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ مَالِكِ بْنِ عَطِيَّةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لاَ تَتَزَوَّجُ اَلْمَرْأَةُ عَلَى خَالَتِهَا وَ تُزَوَّجُ اَلْخَالَةُ عَلَى إِبْنَةِ أُحْتِهَا».

Hadith.4437 - And it is narrated from Al-Hasan ibn Mahbub, from Malik ibn Atiyyah, from Abu Abdullah ^{a.s} who said:

"A woman cannot be married alongside her maternal aunt, but the maternal aunt can be married alongside the daughter of her sister."



[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.106 • Man La Yahduruhu Al-Faqih, Vol.3 p.412 • Al-Wafi, Vol.21 p.209 • Wasa'il Al-Shi'ah, Vol.20 p.489 • Bihar Al-Anwar, Vol.101 p.26 • Mustadrak Al-Wasa'il, Vol.14 p.410

4438 - وَ فِي رِوَايَةِ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لاَ تُنْكَحُ اِبْنَةُ اَلْأَخْتِ الْبَنَةُ اَلْأُخْتِ بِغَيْرِ إِنْنِهُمَا ». عَلَى عَمَّتِهَا وَ لاَ عَلَى خَالَتِهَا إلاَّ بِإِذْنِهِمَا وَ تُنْكَحُ اَلْعَمَّةُ وَ اَلْخَالَةُ عَلَى اِبْنَةِ اَلْأَحْ وَ اِبْنَةِ اَلْأُخْتِ بِغَيْرِ إِذْنِهِمَا ».

Hadith.4438 - And in a narration from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"The daughter of a brother and the daughter of a sister cannot be married alongside their paternal or maternal aunt except with their permission. However, the paternal and maternal aunt can be married alongside the daughter of a brother or the daughter of a sister without requiring their permission."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.105 • Al-Nawadir (Lil-Ash'ari), Vol.1 p.106 • Al-Kafi, Vol.5 p.424 • Man La Yahduruhu Al-Faqih, Vol.3 p.412 • Ilal Al-Shara'i', Vol.2 p.499 • Al-Wafi, Vol.21 p.207 • Wasa'il Al-Shi'ah, Vol.20 p.487 • Wasa'il Al-Shi'ah, Vol.20 p.490 • Bihar Al-Anwar, Vol.101 p.18 • Bihar Al-Anwar, Vol.101 p.25

4439 - وَ سَأَلَ عَبْدُ اَللَّهِ بْنُ سِنَانٍ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلرَّجُلِ يُرِيدُ أَنْ يَتَزَوَّجَ اَلْمَزَأَةَ أَ يَنْظُرُ إِلَى شَعْرِهَا قَالَ «نَعَمْ إِنَّمَا يُرِيدُ أَنْ يَشْتَرِيَهَا بِأَغْلَى اَلثَّمَن».

Hadith.4439 - And Abdullah ibn Sinan asked Abu Abdullah ^(a.s) about a man who intends to marry a woman, can he look at her hair?

Imam ^{a.s} said: "Yes, because he desires to acquire her for the highest price."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.412

4440 - وَ رَوَى مُوسَى بْنُ بَكْرٍ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «لاَ يُدْخَلُ بِالْجَارِيَةِ حَتَّى يَأْتِيَ لَهَا تَسْعُ سنينَ أَوْ عَشْرُ سنينَ».

Hadith.4440 - And Musa ibn Bakr narrated from Zurara, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"A girl should not be consummated with until she reaches nine or ten years of age."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.135 • Al-Kafi, Vol.5 p.398 • Al-Kafi, Vol.5 p.398 • Man La Yahduruhu Al-Faqih, Vol.3 p.412 • Man La Yahduruhu Al-Faqih, Vol.4 p.221 • Tahdhib Al-Ahkam, Vol.7 p.391 • Tahdhib Al-Ahkam, Vol.7 p.410 • Tahdhib Al-Ahkam, Vol.7 p.451 • Tahdhib Al-Ahkam, Vol.9 p.184 • Al-Wafi, Vol.22 p.757



Hadith.4441 - And it is narrated:

"Whoever has intercourse with a woman before she reaches nine years of age, and she suffers harm, he is liable (for compensation)."

[AL SADUQ]

This was narrated by Hammad from Al-Halabi, from Abu Abdullah ^{a.s}.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.413 • Wasa'il Al-Shi'ah, Vol.20 p.103

4442 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ ٱللَّهِ بْنِ سِنَانِ قَالَ: سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ أَعْتَقَ مَمْلُوكَةً لَهُ وَ جَعَلَ عِثْقَهَا صَدَاقَهَا ثُمَّ طَلَّقَهَا مِنْ قَبْلِ أَنْ يَدْخُلَ بِهَا فَقَالَ «قَدْ مَضَى عِثْقُهَا وَ يَرْتَجِعُ عَلَيْهَا». عَلَيْهَا سَيِّدُهَا بِنِصْفٍ قِيمَةٍ ثَمَنِهَا تَسْعَى فِيهَا، وَ لاَ عِدَّةَ لَهُ عَلَيْهَا».

Hadith.4442 - Al-Hasan ibn Mahbub narrated from Abdullah ibn Sinan, who said:

I asked Abu Abdullah ^{a.s} about a man who freed his female slave and made her emancipation her dowry, then divorced her before consummating the marriage.

Imam ^{a.s} said: "Her emancipation has taken effect, and her master reclaims half of her value, which she must work to pay off. She has no waiting period ('iddah) upon him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.413

4443 - وَ فِي رِوَايَةِ اَلْحَسَنِ بْنِ مَحْبُوبٍ عَنْ يُونُسَ بْنِ يَعْقُوبَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ أَعْتَقَ أَمَةً لَهُ وَ جَعَلَ عِثْقَهَا صَدَاقَهَا ثُمَّ طَلَّقَهَا قَبْلَ أَنْ يَدْخُلَ بِهَا قَالَ «يَسْتَسْعِيهَا فِي نِصْفِ قِيمَتِهَا فَإِنْ أَبَثُ كَانَ لَهَا وَلَدٌ وَ لَهُ مَالٌ أَدًى عَنْهَا نِصْفَ قِيمَتِهَا وَ عَتَقَتْ».

Hadith.4443 - Al-Hasan ibn Mahbub narrated from Yunus ibn Yaqub, who narrated from Abu Abdullah ^{a.s} regarding a man who freed his female slave and made her emancipation her dowry, then divorced her before consummating the marriage.

Imam ^{a.s} said: "He makes her work to pay off half of her value. If she refuses, then she serves him one day and herself one day."

Imam ^{a.s} further said: "If she has a child and he has wealth, he pays on her behalf half of her value, and she becomes fully free."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.413 • Tahdhib Al-Ahkam, Vol.7 p.482 • Tahdhib Al-Ahkam, Vol.8 p.201 • Al-Istibsar, Vol.3 p.210 • Al-Wafi, Vol.21 p.497 • Wasa'il Al-Shi'ah, Vol.21 p.102

4444 - وَ رَوَى عَلِيُّ بْنُ جَعْفَرٍ عَنْ أَخِيهِ مُوسَى بْنِ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ قَالَ لِأَمَتِهِ أَعْتَقْتُكِ وَ جَعَلْتُ عِثْقَكِ مَهْرَكِ قَالَ «عَتَقَتْ وَ هِيَ بِالْخِيَارِ إِنْ شَاءَتْ تَزَوَّجَتُهُ وَ إِنْ شَاءَتْ فَلاَ فَإِنْ تَزَوَّجَتُهُ فَإِنْ شَاءَتْ فَلاَ فَإِنْ تَزَوَّجْتُهُ فَإِنْ تَزَوَّجْتُهُ وَ لِا يُعْطِيهَا شَيْئاً ».



Hadith.4444 - Ali ibn Jafar narrated from his brother Imam Musa ibn Jafar Al-Kadhim ^{a.s} that he said: I asked him about a man who said to his female slave, "I have freed you and made your emancipation your dowry."

Imam ^{a.s} replied: "She is freed, and she has the choice, if she wishes, she may marry him, and if she wishes, she may not.

If she marries him, then he should give her something. However, if he said: 'I have married you and made your dowry your emancipation,' then the marriage is valid, and he does not have to give her anything."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.413 • Tahdhib Al-Ahkam, Vol.8 p.201 • Al-Istibsar, Vol.3 p.210 • Awali Al-La'ali, Vol.3 p.350 • Al-Wafi, Vol.21 p.483 • Wasa'il Al-Shi'ah, Vol.21 p.98

4445 - وَ رَوَى اِبْنُ أَبِي عُمَيْرٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنِ اَلْمَرْأَةِ تَضَعُ أَ يَحِلُّ أَنْ تَتَزَوَّجَ قَبْلَ أَنْ تَطْهُرَ قَالَ «نَعَمْ وَ لَيْسَ لِزَوْجِهَا أَنْ يَدْخُلَ بِهَا حَتَّى تَطْهُرَ ».

Hadith.4445 - Ibn Abi Umair narrated from Abdullah ibn Sinan, who narrated from Abu Abdullah ^(a.s): I asked him about a woman who gives birth, does it become permissible for her to marry before she purifies (from postnatal bleeding)?

Imam ^{a.s} replied: "Yes, it is permissible. However, her husband must not consummate the marriage with her until she purifies."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.414 • Tahdhib Al-Ahkam, Vol.7 p.474 • Tahdhib Al-Ahkam, Vol.7 p.489 • Wasa'il Al-Shi'ah, Vol.20 p.503 • Wasa'il Al-Shi'ah, Vol.22 p.271

4446 - وَ رَوَى مُحَمَّدُ بْنُ قَيْسٍ عَنْ أَبِي جَعْفَر عَلَيْهِ ٱلسَّلاَمُ:

فِي رَجُلٍ تَزَوَّجَ جَارِيَةً عَلَى أَنَّهَا حُرَّةٌ ثُمَّ جَاءَ رَجُلٌ فَأَقَامَ اَلْبَيِّنَةَ عَلَى أَنَّهَا جَارِيَتُهُ قَالَ «يَأْخُذُهَا وَ يَأْخُذُ قِيمَةَ وَلَدهَا».

Hadith.4446 - Muhammad ibn Qays narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^(a.s) regarding a man who married a woman under the assumption that she was free, but then another man came forward and presented evidence proving that she was his slave, what is the ruling?

Imam ^{a.s} said: "He (the rightful owner) takes her back and also takes the value of her child."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.414 • Al-Wafi, Vol.22 p.558 • Wasa'il Al-Shi'ah, Vol.21 p.188 • Mustadrak Al-Wasa'il, Vol.15 p.49

4447 - وَ فِي رِوَايَةِ جَمِيلِ بْنِ دَرَّاجٍ : أَنَّهُ سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ تَزَوَّجَ اِمْرَأَةً ثُمَّ طَلَّقَهَا قَبْلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ تَزَوَّجَ اِمْرَأَةً ثُمَّ طَلَّقَهَا قَبْلَ أَنْ يَدْخُلُ بِإِحْدَاهُمَا حَلَّتْ لَهُ قَبْلَ أَنْ يَدْخُلَ بِهِا هَلْ تَحِلُّ لَهُ اِبْنَتُهَا قَالَ «اَلْأُمُّ وَ اَلاِبْنَةُ فِي هَذَا سَوَاءُ إِذَا لَمْ يَدْخُلْ بِإِحْدَاهُمَا حَلَّتْ لَهُ الْأُخْرَى».



Hadith.4447 - In a narration by Jamil ibn Darraj:

Abu Abdillah ^{a.s} was asked about a man who married a woman and then divorced her before consummating the marriage. Is it permissible for him to marry her daughter?

Imam ^{a.s} said: "The mother and the daughter are equal in this matter. If he did not consummate the marriage with one of them, the other is permissible for him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.414 • Al-Wafi, Vol.21 p.169 • Wasa'il Al-Shi'ah, Vol.20 p.464

٨٨٨٥ - ١٤ ١٠ . ال ١١ الل ١

4448 - وَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «اَلرَّبَائِبُ عَلَيْكُمْ حَرَامٌ كُنَّ فِي اَلْحَجْرِ أَوْ لَمْ يَكُنَّ».

Hadith.4448 - Imam Ali ibn Abi Talib (a.s) said:

"Stepdaughters are prohibited for you, whether they were raised in your household or not."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.415 • Wasa'il Al-Shi'ah, Vol.20 p.459

4449 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي أَيُّوبَ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: فِي رَجُلٍ تَزَوَّجَ اِمْرَأَةً عَلَى حُكْمِهَا أَوْ عَلَى حُكْمِهِ فَمَاتَ أَوْ مَاتَتْ قَبْلَ أَنْ يَدْخُلَ بِهَا قَالَ «لَهَا اَلْمُتْعَةُ وَ اَلْمِيرَاثُ فِي رَجُلٍ تَزَوَّجَ اِمْرَأَةً عَلَى حُكْمِهَا أَوْ عَلَى حُكْمِهَا لَمْ يَتَجَاوَزْ بِحُكْمِهَا عَلَى أَكْثَرَ مِنْ خَمْسِمِائَةِ دِرْهَمٍ وَ لاَ مَهْرَ لَهَا» قَالَ «وَ إِنْ طَلَّقَهَا وَ قَدْ تَزَوَّجَهَا عَلَى حُكْمِهَا لَمْ يَتَجَاوَزْ بِحُكْمِهَا عَلَى أَكْثَرَ مِنْ خَمْسِمِائَةِ دِرْهَمٍ مُهُور نِسَاءِ اَلنَّبِيِّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ ».

Hadith.4449 - Al-Hasan ibn Mahbub narrated from Abu Ayyub, from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, regarding a man who married a woman based on her terms or his terms, and then he or she died before consummation.

Imam ^{a.s} said: "She is entitled to a gift (mut'ah) and inheritance, but there is no dowry for her." Imam ^{a.s} also said: "If he divorced her after marrying her based on her terms, the amount of her terms cannot exceed five hundred dirhams, the dowry of the wives of the Prophet (peace be upon him and his family)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.415

4450 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ أَبِي جَعْفَرٍ بِمِرْدَعَةَ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ رَجُلُّ تَزَوَّجَ اِمْرَأَةً بِحُكْمِهَا ثُمَّ مَاتَ قَبْلَ أَنْ تَحْكُمَ قَالَ «لَيْسَ لَهَا صَدَاقٌ وَ هِىَ تَرِثُ ».

Hadith.4450 - Safwan ibn Yahya narrated from Abu Ja'far with reference to Mird'ah:

I said to Abu Abdullah ^{a.s} about a man who married a woman based on her terms but then died before she made her decision (regarding the terms).

Imam ^{a.s} said: "She is not entitled to a dowry (sadaq), but she inherits from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.415 • Al-Wafi, Vol.21 p.460 • Wasa'il Al-Shi'ah, Vol.21 p.279



4451 - وَ رَوَى عَلِيُّ بْنُ جَعْفَرٍ عَنْ أَخِيهِ مُوسَى بْنِ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ تَزَوَّجَ بِامْرَأَةٍ فَلَمْ يَدْخُلْ بِهَا فَزَنَى مَا عَلَيْهِ قَالَ «يُجْلَدُ اَلْحَدَّ وَ يُحْلَقُ رَأْسُهُ وَ يُفَرَّقُ بَيْنَهُ وَ بَيْنَ أَهْلِهِ وَ يُنْفَى سَنَةً».

Hadith.4451 - Ali ibn Ja'far narrated from his brother Imam Musa ibn Jafar Al-Kadhim ^{a.s}: I asked Imam ^{a.s} about a man who married a woman but did not consummate the marriage and then committed adultery.

Imam ^{a.s} said: "He shall be lashed with the prescribed punishment (hadd), his head shall be shaved, he shall be separated from his wife, and he shall be exiled for one year."

[REFERENCES]

Masa'il Ali Ibn Ja'far, Vol.1 p.289 • Man La Yahduruhu Al-Faqih, Vol.3 p.416 • Tahdhib Al-Ahkam, Vol.7 p.489 • Tahdhib Al-Ahkam, Vol.10 p.36 • Al-Wafi, Vol.15 p.241 • Al-Wafi, Vol.21 p.134 • Wasa'il Al-Shi'ah, Vol.21 p.236 • Wasa'il Al-Shi'ah, Vol.28 p.78

4452 - وَ رَوَى طَلْحَةُ بْنُ زَيْدٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: قَرَأْتُ فِي كِتَابِ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ : «أَنَّ اَلرَّجُلَ إِذَا تَزَوَّجَ اَلْمَرْأَةَ فَزَنَى قَبْلَ أَنْ يَدْخُلَ بِهَا لَمْ تَحِلَّ لَهُ لِأَنَّهُ زَانٍ وَ يُفَرَّقُ بَيْنَهُمَا وَ يُعْطِيهَا وَضْفَ اَلْمَهْر».

Hadith.4452 - Talhah ibn Zayd narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} (peace be upon them), who said:

"I read in the book of Imam Ali ibn Abi Talib ^{a.s}: 'If a man marries a woman and commits adultery before consummating the marriage, she does not remain lawful for him because he is an adulterer. They shall be separated, and he must give her half of the dowry.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.416 • Ilal Al-Shara'i', Vol.2 p.501 • Tahdhib Al-Ahkam, Vol.7 p.481 • Tahdhib Al-Ahkam, Vol.7 p.490 • Al-Wafi, Vol.21 p.134 • Wasa'il Al-Shi'ah, Vol.21 p.237 • Bihar Al-Anwar, Vol.101 p.7

4453 - وَ فِي رِوَايَةِ إِسْمَاعِيلَ بْنِ أَبِي زِيَادٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : فِي اَلْمَرْأَةِ إِذَا زَنَتْ قَبْلَ أَنْ يَدْخُلَ بِهَا زَوْجُهَا قَالَ «يُفَرَّقُ بَيْنَهُمَا وَ لاَ صَدَاقَ لَهَا لِأَنَّ اَلْحَدَثَ مِنْ اَلسَّلاَمُ : فِي اَلْمَرْأَةِ إِذَا زَنَتْ قَبْلَ أَنْ يَدْخُلَ بِهَا زَوْجُهَا قَالَ «يُفَرَّقُ بَيْنَهُمَا وَ لاَ صَدَاقَ لَهَا لِأَنَّ اَلْحَدَثَ مِنْ قَبْلِهَا».

Hadith.4453 - In a narration from Isma'il ibn Abi Ziyad, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, peace be upon them, who said: Imam Ali ibn Abi Talib ^{a.s} said regarding a woman who commits adultery before her husband consummates the marriage: "They shall be separated, and she is not entitled to a dowry because the offense originated from her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.416 • Ilal Al-Shara'i', Vol.2 p.502 • Tahdhib Al-Ahkam, Vol.7 p.473 • Tahdhib Al-Ahkam, Vol.7 p.490 • Tahdhib Al-Ahkam, Vol.10 p.36 • Nuzhat Al-Nazir, Vol.1 p.104 • Wasa'il Al-Shi'ah, Vol.21 p.218 • Bihar Al-Anwar, Vol.101 p.7



4454 - وَ فِي رِوَايَةِ ٱلْحَسَنِ بْنِ مَحْبُوبٍ عَنِ ٱلْفَضْلِ بْنِ يُونُسَ قَالَ: سَأَلْتُ أَبَا ٱلْحَسَنِ مُوسَى عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلِ تَزَوَّجَ اِمْرَأَةً فَلَمْ يَدْخُلْ بِهَا فَزَنَتْ قَالَ «يُفَرَّقُ بَيْنَهُمَا وَ تُحَدُّ ٱلْحَدَّ وَ لاَ صَدَاقَ لَهَا».

Hadith.4454 - In a narration from Al-Hasan ibn Mahbub, from Al-Fadl ibn Yunus, he said: I asked Abu al-Hasan Imam Musa ibn Jafar Al-Kadhim ^{a.s} about a man who married a woman but did not consummate the marriage, and then she committed adultery.

Imam ^{a.s} said: "They shall be separated, she shall receive the prescribed punishment, and she is not entitled to a dowry."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.416 • Tahdhib Al-Ahkam, Vol.7 p.490 • Al-Wafi, Vol.21 p.134 • Wasa'il Al-Shi'ah, Vol.21 p.218

4455 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ اَلرَّجُلُ يُصِيبُ مِنْ أُخْتِ اِمْرَأَتِهِ حَرَاماً أَ يُحَرِّمُ ذَلِكَ عَلَيْهِ اِمْرَأَتَهُ فَقَالَ «إِنَّ اَلْحَرَامَ لاَ يُفْسِدُ اَلْحَلاَلُ وَ اَلْحَلاَلُ يَصْلُحُ بهِ اَلْحَرَامُ».

Hadith.4455 - Al-Hasan ibn Mahbub narrated from Abdullah ibn Sinan, who said:

I asked Abu Abdullah ^{a.s} about a man who commits a forbidden act with his wife's sister. Does this make his wife forbidden to him?

Imam ^{a.s} said: "Indeed, the forbidden does not invalidate the lawful, and the lawful rectifies the forbidden."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.94 • Man La Yahduruhu Al-Faqih, Vol.3 p.416 • Al-Wafi, Vol.21 p.198 • Wasa'il Al-Shi'ah, Vol.20 p.429 • Bihar Al-Anwar, Vol.101 p.9 • Mustadrak Al-Wasa'il, Vol.14 p.383

4456 - وَ فِي رِوَايَةِ مُوسَى بْنِ بَكْرٍ عَنْ زُرَارَةَ بْنِ أَعْيَنَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: سُئِلَ عَنْ رَجُلٍ كَانَتْ عِنْدَهُ اِمْرَأَةٌ فَزَنَى بِأُمِّهَا أَوْ بِابْنَتِهَا أَوْ بِأَخْتِهَا فَقَالَ «مَا حَرَّمَ حَرَامٌ قَطُّ حَلاَلاً اِمْرَأَتُهُ لَهُ حَلاَلٌ»

وَ قَالَ «لاَ بَأْسَ إِذَا زَنَى رَجُلُ بِامْرَأَةٍ أَنْ يَتَزَوَّجَ بِهَا بَعْدُ وَ ضَرَبَ مَثَلَ ذَلِكَ مَثَلَ رَجُلٍ سَرَقَ مِنْ تَمْرَةٍ نَخْلَةٍ ثُمَّ الشَّرَاهَا بَعْدُ وَ لاَ بَأْسَ أَنْ يَتَزَوَّجَهَا بَعْدُ أُمَّهَا أَوِ إِبْنَتَهَا أَوْ أُخْتَهَا وَ إِنْ كَانَتْ تَحْتَهُ اَلْمَرْأَةُ، فَتَزَوَّجَ أُمَّهَا أَوِ إِبْنَتَهَا أَوْ أُخْتَهَا وَ إِنْ كَانَتْ تَحْتَهُ اَلْمَرْأَتُهُ وَ لاَ بَأْسَ أَنْ يَتَزَوَّجَهَا بَعْدُ أُمَّهَا أَوْ إَبْنَتِهَا أَوْ أُخْتَهَا وَ إِنْ كَانَتْ تَحْتَهُ الْمَرْأَتَهُ حَتَّى يَسْتَبْرِئَ رَحِمَ إِبْنَتِهَا أَوْ أُخْتَهَا فَدَخَلَ بِهَا ثُمَّ عَلِمَ فَارَقَ الْأَخِيرَةَ وَ الْأُولَى إِمْرَأَتُهُ وَ لَمْ يَقْرَبِ إِمْرَأَتُهُ حَتَّى يَسْتَبْرِئَ رَحِمَ اللّهَ الْمَرْأَتِهُ وَ إِنْ زَنَى رَجُلٌ بِامْرَأَةِ إِبْنِهِ أَوْ بِجَارِيَةٍ إِبْنِهِ أَوْ بِجَارِيَةٍ أَبِيهِ فَإِنَّ ذَلِكَ لاَ يُحَرِّمُهَا عَلَى اللّهَ وَلا لَا بُنِهِ وَ إِنْ ذَلِكَ لاَ يُحَرِّمُ فَلِكَ إِنْ الْمَرْأَةِ الْإِبْنِهِ وَ لاَ لِأَبِيهِ وَ إِذَا تَزَوَّجَ إِمْرَأَةً تَرْوِيجاً حَلالاً فَلا تَحِلُّ تِلْكَ الْمَرْأَةُ لاِبْنِهِ وَ لاَ لِأَبِيهِ وَ إِذَا تَزَوَّجَ إِمْرَأَةً تَرُويجاً حَلالاً فَلا تَحِلُّ تِلْكَ الْمَرْأَةُ لاِبْنِهِ وَ لاَ لِأَبِيهِ وَ إِذَا تَزَوِيجاً حَلالاً فَلاَ تَحِلُّ تِلْكَ الْمَرْأَةُ لاِبْنِهِ وَ لاَ لِأَبِيهِ وَ إِذَا تَزَوِيجاً حَلالاً فَلاَ تَحِلُّ تِلْكَ الْمَرْأَةُ لابْنِهِ وَ لاَ لِأَبِيهِ وَ إِذَا تَزَوِيجاً حَلالاً فَلاَ تَحِلُّ تِلْكَ الْمَرْأَةُ لابْنِهِ وَ لاَ لِأَبِيهِ وَ إِذَا تَزَوِيجاً حَلَالاً فَلاَ تَحِلُ تُلِكَ الْمَرْأَةُ لابْنِهِ وَ لاَ لاَلِيمِهِ وَ إِذَا تَزَوَّجَ إِمْرَأَةً تَرْويجاً حَلَالًا فَلا تَحِلُّ تَلْكَ الْمَرْأَةُ لابْنِهِ وَ لاَ لِأَبِيهِ وَ إِذَا تَزَوِيجاً حَلَالًا فَلا تَحِلُ تُولِي الْمَالِقَ الْمُؤْلِةُ وَلا لا لِلْهَا لِلْ الْمَرْأَةُ لابِهِ الْمَالِقُ وَلا لا لِلْهِ الْمُؤْلِقُ الْمَالِي فَلا لا لا لَلْكَ اللْمُؤَلِّ فَلا لَكُولُولُ الْمَالَةُ الْمَالِقُولَ اللّهُ الْمَالِقُولُ اللْمَلْقُولُ الْمَالِقُولُ اللْمَالَةُ الللّهُ اللْمَلْمُ الْمَالِولَةُ اللْمَالَةُ اللْمَلِيةُ الللْمَالَةُ اللْمُؤْلُقُ الْمَالَةُ الْمُؤْلِقُ الْمَالِهُ الْمَالِهُ ا



Hadith.4456 - Musa ibn Bakr narrated from Zurara ibn Ayan, who reported from Abu Ja'far Imam Muhammad ibn Ali Al-Bagir ^{a.s}:

He was asked about a man who had a wife and then committed fornication with her mother, her daughter, or her sister.

Imam ^{a.s} said: "No unlawful act has ever rendered lawful acts unlawful. His wife remains lawful to him."

And Imam ^{a.s} further said: "There is no harm if a man commits fornication with a woman and then marries her afterward.

He compared this to a man who steals a date from a palm tree and then buys it later—there is no harm in doing so.

It is also permissible for him to marry her mother, daughter, or sister afterward. If he is already married to the woman and then marries her mother, daughter, or sister and consummates the marriage, but later finds out the relationship, he should separate from the latter, while his first wife remains lawful to him.

However, he should not approach his first wife until the womb of the woman he separated from has been cleared.

If a man commits fornication with his son's wife, his father's wife, his son's concubine, or his father's concubine, this does not make them unlawful for their husbands or owners.

However, if he commits such an act with a concubine while she is lawfully his, she becomes forever unlawful to his son or his father.

Similarly, if a man lawfully marries a woman, she becomes forever unlawful to his son or his father."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.417

4457 - وَ رَوَى أَبُو اَلْمَغْرَاءِ عَنْ أَبِي بَصِيرٍ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ فَجَرَ بِامْرَأَةٍ ثُمَّ أَرَادَ بَعْدَ ذَلِكَ أَنْ يَتَزَوَّجَهَا فَقَالَ «إِذَا تَابَتْ حَلَّتْ لَهُ» قُلْتُ وَ كَيْفَ تُعْرَفُ تَوْبَتُهَا قَالَ «يَدْعُوهَا إِلَى مَا كَانَا عَلَيْهِ مِنَ اَلْحَرَامِ فَإِنِ اِمْتَنَعَتْ فَقَالَ «إِذَا تَابَتْ حَلَّتْ لَهُ» قُلْتُ وَ كَيْفَ تُعْرَفُ تَوْبَتُهَا قَالَ «يَدْعُوهَا إِلَى مَا كَانَا عَلَيْهِ مِنَ اَلْحَرَامِ فَإِنِ اِمْتَنَعَتْ فَقَالَ «إِذَا تَابَتْ عَلَيْهِ مِنَ الْحَرَامِ فَإِنِ اِمْتَنَعَتْ فَقَالَ «إِذَا تَابَتْ عَلَيْهِ مِنَ الْحَرَامِ فَإِنِ اِمْتَنَعَتْ فَقَالَ «إِذَا تَابَتْ عَلَيْهِ مِنَ الْحَرَامِ فَإِن الْمُتَعْتُ مَا كَانَا عَلَيْهِ مِنَ الْحَرَامِ فَإِن الْمُتَعْتُ

Hadith.4457 - Abu al-Maghra narrated from Abu Basir, who said:

I asked Imam ^{a.s} about a man who committed fornication with a woman and then later wanted to marry her.

Imam {a.s} said: "If she repents, she becomes lawful for him."

I asked: "And how can her repentance be known?"

Imam {a.s} replied: "He should invite her to engage in the same unlawful act they previously committed. If she refuses and seeks forgiveness from her Lord {AZJ}, then her repentance is known."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.418 • Tahdhib Al-Ahkam, Vol.7 p.327 • Al-Istibsar, Vol.3 p.168 • Awali Al-La'ali, Vol.3 p.329 • Al-Wafi, Vol.21 p.139 • Wasa'il Al-Shi'ah, Vol.20 p.435

4458 - وَ رَوَى عَلِيُّ بْنُ رِئَابٍ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ تَزَوَّجَ اِمْرَأَةً بِالْعِرَاقِ ثُمَّ خَرَجَ إِلَى اَلشَّامِ فَتَزَوَّجَ اِمْرَأَةً أُخْرَى فَإِذَا هِيَ أُخْتُ اِمْرَأَتِهِ اَلَّتِي بِالْعِرَاقِ قَالَ «يُفَرَّقُ بَيْنَهُ وَ بَيْنَ اَلَّتِي تَزَوَّجَهَا بِالشَّامِ وَ لاَ يَقْرَبُ اَلْعِرَاقِيَّةَ حَتَّى تَنْقَضِيَ عِدَّةُ اَلشَّامِيَّةِ» قُلْتُ فَإِنْ تَزَوَّجَ إِمْرَأَةً ثُمَّ تَزَوَّجَ أُمَّهَا



وَ هُوَ لاَ يَعْلَمُ أَنَّهَا أُمُّهَا فَقَالَ «قَدْ وَضَعَ اَللَّهُ عَنْهُ جَهَالَتَهُ بِذَلِكَ» ثُمَّ قَالَ «إِذَا عَلِمَ أَنَّهَا أُمُّهَا فَلاَ يَقْرَبْهَا وَ لاَ يَقْرَبُهَا وَ لاَ يَقْرَبِ اَلاِبْنَةَ حَتَّى تَنْقَضِيَ عِدَّةُ اَلْأُمِّ مِنْهُ فَإِذَا اِنْقَضَتْ عِدَّةُ اَلْأُمِّ حَلَّ لَهُ نِكَاحُ اَلاِبْنَةِ» قُلْتُ فَإِنْ جَاءَتِ اَلْأُمُّ بِوَلَدٍ فَقَالَ «هُوَ وَلَدُهُ يَرِثُهُ وَ يَكُونُ اِبْنَهُ وَ أَخاً لِإِمْرَأَتِهِ».

Hadith.4458 - Ali ibn Ri'ab narrated from Zurara, who said:

I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.} about a man who married a woman in Iraq, then traveled to Syria and married another woman, only to later discover that she was the sister of his wife in Iraq.

Imam ^{a.s} said: "He must separate from the one he married in Syria, and he cannot approach the one in Iraq until the waiting period ('iddah) of the one in Syria is completed."

I asked: "What if he married a woman and then married her mother, not knowing that she was her mother?"

Imam {a.s} said: "Allah {SWT} excuses his ignorance in this matter."

Then Imam ^(a.s) continued: "When he learns that she is the mother, he must not approach her, nor approach the daughter until the waiting period of the mother is completed. After the mother's waiting period ends, it becomes lawful for him to marry the daughter."

I asked: "What if the mother bears a child?"

Imam ^{a.s} said: "The child is his, inherits from him, and is both his son and the brother of his wife."

[REFERENCES]

Al-Kafi, Vol.5 p.431 • Man La Yahduruhu Al-Faqih, Vol.3 p.418 • Tahdhib Al-Ahkam, Vol.7 p.285 • Al-Istibsar, Vol.3 p.169 • Wasa'il Al-Shi'ah, Vol.20 p.478

4459 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ مَالِكِ بْنِ عَطِيَّةَ عَنْ أَبِي عُبَيْدَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلٍ أَمْرَ رَجُلاً أَنْ يُزَوِّجَهُ إِمْرَأَةً مِنْ أَهْلِ اَلْبَصْرَةِ مِنْ بَنِي تَمِيمٍ فَزَوَّجَهُ لِمْرَأَةً مِنْ أَهْلِ اَلْمَرْأَةِ وَ لاَ عِدَّةَ عَلَيْهَا وَ لاَ مِيرَاثَ بَيْنَهُمَا » فَقَالَ بَعْثُ قَالَ «خَالَفَ أَمْرَهُ وَ عَلَى اَلْمَأْمُورِ نِصْفُ الصَّدَاقِ لِأَهْلِ اَلْمَرْأَةِ وَ لاَ عِدَّةَ عَلَيْهَا وَ لاَ مِيرَاثَ بَيْنَهُمَا » فَقَالَ بَعْثُ مَنْ حَضَرَهُ فَإِنْ أَمْرَهُ أَنْ يُزَوِّجَهُ لِمْرَأَةً وَ لَمْ يُسَمِّ أَرْضاً وَ لاَ قَبِيلَةً ثُمَّ جَحَدَ اللهَمِرُ أَنْ يَكُونَ قَدْ أَمَرَهُ بِذَلِكَ بَعْدَ مَلْ حَضَرَهُ فَإِنْ أَمْرَهُ أَنْ يُزَوِّجَهُ لِمُرَأَةً وَ لَمْ يُسَمِّ أَرْضاً وَ لاَ قَبِيلَةً ثُمَّ جَحَدَ اللهَمِرُ أَنْ يَكُونَ قَدْ أَمَرَهُ بِذَلِكَ بَعْدَ مَلَ الْمَرْفُ أَنْ يُرَوِّجَهُ لِرَوْجَةٍ كَانَ الصَّدَاقُ عَلَى الْآمِرِ وَ إِنْ لَمْ يَكُنْ مَا مُرَهُ أَنْ يُرَوِّجَةٍ كَانَ الصَّدَاقُ عَلَى الْمَلْمُورِ لِلْمُ الْمُورِ لِلَّهُ الْمَرْأَةِ وَ لاَ مِيرَاثَ بَيْنَهُمَا وَ لاَ عِدَّةَ عَلَيْهَا وَ لَهَا نِصْفُ اَلصَّدَاقِ إِنْ كَانَ الصَّدَاقُ عَلَى الْمُؤْمِ لِلْ أَلْمُرَاقً فَلاَ شَيْءَ لَهُ اللهَ مَنْ عَلَى الْمَلْ الْمَرْاقُ وَ لِا مِيرَاثَ بَيْنَهُمَا وَ لاَ عِدَّةَ عَلَيْهَا وَ لَهَا نِصْفُ اَلصَّدَاقِ إِنْ كَانَ الصَّدَاقُ وَ إِنْ لَمْ يَكُنْ سَمَّى لَهَا صَدَاقاً فَلاَ شَيْءَ لَهَا ».

Hadith.4459 - Al-Hasan ibn Mahbub narrated from Malik ibn Atiyyah, from Abu Ubaydah, who reported from Abu Abdullah ^{a.s}:

Regarding a man who instructed another man to marry him to a woman from the people of Basra, from the tribe of Banu Tamim, but the intermediary instead married him to a woman from the people of Kufa, also from the tribe of Banu Tamim.

Imam ^{a.s} said: "He has disobeyed his command. The intermediary is responsible for half the dowry to the woman's family. There is no waiting period ('iddah) for her, and there is no inheritance between them."

Someone present then asked: "What if he instructed him to marry a woman without specifying the land or tribe, and later the man who gave the order denied ever instructing him after the marriage had been performed?"



Imam ^{a.s} said: "If the intermediary has proof that he was instructed to arrange the marriage, then the dowry is the responsibility of the one who gave the order. However, if the intermediary has no proof, then the dowry falls upon the intermediary to pay to the woman's family. There is no inheritance between them, and there is no waiting period ('iddah) for her. She is entitled to half the dowry if a specific dowry was stipulated. If no dowry was specified, then she is entitled to nothing."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.419 • Tahdhib Al-Ahkam, Vol.7 p.483 • Tahdhib Al-Ahkam, Vol.7 p.490 • Al-Wafi, Vol.22 p.681 • Wasa'il Al-Shi'ah, Vol.20 p.302

4460 - وَ رَوَى اِبْنُ أَبِي عُمَيْرٍ عَنْ جَمِيلِ بْنِ دَرَّاجٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ تَزَوَّجَ أَخْتَيْنِ فِي عَقْدَةٍ وَاحِدَةٍ قَالَ فِي رَجُلٍ تَزَوَّجَ خَمْساً فِي عَقْدَةٍ وَاحِدَةٍ قَالَ «يُمْسِكُ أَيَّتَهُمَا شَاءَ».

Hadith.4460 - Ibn Abi Umayr narrated from Jamil ibn Darraj, who reported from Abu Abdullah ^{a.s} regarding a man who married two sisters in a single contract.

Imam ^{a.s} said: "He should keep whichever one he wishes and release the other."

And regarding a man who married five women in a single contract.

Imam {a.s} said: "He should release whichever ones he wishes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.419 • Wasa'il Al-Shi'ah, Vol.20 p.478

4461 - وَ رَوَى مُحَمَّدُ بْنُ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ: فِي رَجُلٍ كَانَ تَحْتَهُ أَرْبَعُ نِسْوَةٍ فَطَلَّقَ وَاحِدَةً مِنْهُنَّ ثُمَّ نَكَحَ أُخْرَى قَبْلَ أَنْ تَسْتَكْمِلَ اَلْمُطَلَّقَةُ عِدَّتَهَا فَقَضَى «أَنْ تَلْحَقَ اَلْأَخِيرَةُ بِأَهْلِهَا حَتَّى تَسْتَكْمِلَ وَاحِدَةً مِنْهُنَّ ثُمَّ اِنْ تَسْتَكْمِلَ الْمُطَلَّقَةُ عَلَيْهَا وَ تَسْتَقْبِلُ اَلْأُخْرَى عِدَّةً أُخْرَى وَ لَهَا صَدَاقُهَا إِنْ كَانَ دَخَلَ بِهَا وَ إِنْ لَمْ يَكُنْ دَخَلَ بِهَا فَلَيْسَ لَلمُ صَدَاقُه وَ لَا عِدَّةً عَلَيْهَا مِنْهُ ثُمَّ إِنْ شَاءُوا فَلاَ ».

Hadith.4461 - Muhammad ibn Qays narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}:

Regarding a man who had four wives and divorced one of them, then married another woman before the divorced wife had completed her waiting period.

Imam ^{a.s} ruled: "The latter wife must return to her family until the divorced wife completes her waiting period. After that, the latter wife must observe a new waiting period. If he had consummated the marriage with her, she is entitled to her dowry. However, if he had not consummated the marriage, she has no dowry and no waiting period required for her. After her waiting period ends, if her family wishes, they may give her back in marriage to him, and if they wish, they may refuse."

[REFERENCES]



4462 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ سَعْدِ بْنِ أَبِي خَلَفِ ٱلزَّامِّ عَنْ سِنَانِ بْنِ طَرِيفٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلشَّلاَمُ قَالَ: سُئِلَ عَنْ رَجُلٍ كُنَّ لَهُ ثَلاَثُ نِسْوَةٍ ثُمَّ تَزَوَّجَ إِمْرَأَةً أُخْرَى فَلَمْ يَدْخُلْ بِهَا ثُمَّ أَرَادَ أَنْ يُعْتِقَ أَمَةً وَ السَّلاَمُ قَالَ: سُئِلَ عَنْ رَجُلٍ كُنَّ لَهُ ثَلاَثُ نِسْوَةٍ ثُمَّ تَزَوَّجَ إِمْرَأَةً أُخْرَى مِنْ يَوْمِهِ ذَلِكَ وَ إِنْ طَلَّقَ مِنَ يَتَزَوَّجَهَا فَقَالَ «إِنْ هُوَ طَلَّقَ آلَتِي لَمْ يَدُخُلْ بِهَا فَلاَ بَأْسَ أَنْ يَتَزَوَّجَ إِمْرَأَةً أُخْرَى مِنْ يَوْمِهِ ذَلِكَ وَ إِنْ طَلَّقَةِ». التَّلاَثِ ٱلتَّانِي دَخَلَ بِهِنَّ وَاحِدَةً لَمْ يَكُنْ لَهُ أَنْ يَتَزَوَّجَ إِمْرَأَةً أُخْرَى حَتَّى تَنْقَضِيَ عِدَّةُ ٱلْمُطَلَّقَةِ».

Hadith.4462 - Al-Hasan ibn Mahbub narrated from Sa'd ibn Abi Khalaf al-Zam and Sinan ibn Tarif, who narrated from Abu Abdullah ^{a.s}:

Imam ^{a.s} was asked about a man who had three wives, then married another woman but did not consummate the marriage with her. Later, he wanted to emancipate a bondwoman and marry her.

Imam ^{a.s} said: "If he divorces the woman with whom he had not consummated the marriage, then there is no harm in him marrying another woman on that same day. However, if he divorces one of the three wives with whom he had consummated the marriage, he cannot marry another woman until the waiting period of the divorced wife is completed."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.420 • Tahdhib Al-Ahkam, Vol.7 p.485 • Al-Wafi, Vol.21 p.299 • Wasa'il Al-Shi'ah, Vol.20 p.521

4463 - وَ رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ عَنْبَسَةَ بْنِ مُصْعَبٍ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ كُنَّ لَهُ ثَلاَثُ نِسْوَةٍ فَتَزَوَّجَ عَلَيْهِنَّ إِمْرَأَتَيْنِ فِي عَقْدَةٍ وَاحِدَةٍ فَدَخَلَ بِوَاحِدَةٍ مِنْهُمَا ثُمَّ مَاتَ قَالَ «إِنْ كَانَ كُنَّ لَهُ ثَلاَثُ نِسْوَةٍ فَتَزَوَّجَ عَلَيْهِنَّ إِمْرَأَتَيْنِ فِي عَقْدَةٍ وَاحِدَةٍ فَدَخَلَ بِوَاحِدَةٍ مِنْهُمَا ثُمَّ مَاتَ قَالَ «إِنْ كَانَ دَخَلَ بِالنِّتِي بَدَأَ بِاسْمِهَا وَ ذَكَرَهَا عِنْدَ عُقْدَةِ اَلنَّكَاحِ فَإِنَّ نِكَاحَهُ جَائِزٌ وَ عَلَيْهَا الْعِدَّةُ وَ لَهَا الْمِيرَاثُ وَ إِنْ كَانَ دَخَلَ بِالْمَرْأَةِ النِّي سُمِّيَتُ وَ ذُكِرَتُ بَعْدَ ذِكْرِ الْمَرْأَةِ اَلْأُولَى فَإِنَّ نِكَاحَهُ بَاطِلٌ وَ لاَ مِيرَاثَ لَهَا وَ عَلَيْهَا الْعِدَّةُ».

Hadith.4463 - Muhammad ibn Abi Umayr narrated from Anbasa ibn Mus'ab, who said:

I asked Abu Abdullah ^{a.s} about a man who had three wives and then married two more women in a single contract. He consummated the marriage with one of them and then died.

Imam ^{a.s} said: "If he consummated the marriage with the woman whose name was mentioned first during the marriage contract, then his marriage is valid, and she must observe the waiting period ('iddah), and she is entitled to inheritance. However, if he consummated the marriage with the woman whose name was mentioned after the first woman, then his marriage is invalid, she is not entitled to inheritance, but she must observe the waiting period ('iddah).

[REFERENCES]

Al-Kafi, Vol.5 p.430 • Man La Yahduruhu Al-Faqih, Vol.3 p.420 • Tahdhib Al-Ahkam, Vol.7 p.295 • Al-Wafi, Vol.21 p.296 • Wasa'il Al-Shi'ah, Vol.20 p.523

4464 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي أَيُّوبَ عَنْ أَبِي عُبَيْدَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : أَنَّهُ سُئِلَ عَنْ رَجُلٍ تَزَوَّجَ اِمْرَأَةً حُرَّةً وَ أَمَتَيْنِ مَمْلُوكَتَيْنِ فِي عَقْدَةٍ وَاحِدَةٍ فَقَالَ «أَمَّا اَلْحُرَّةُ فَنِكَاحُهَا جَائِزٌ فَإِنْ كَانَ قَدْ سَمَّى لَهَا مَهْراً فَهُوَ لَهَا وَ أَمَّا اَلْمَمْلُوكَتَانِ فَإِنَّ نِكَاحَهُمَا فِي عَقْدَةٍ وَاحِدَةٍ مَعَ اَلْحُرَّةِ بَاطِلٌ يُفَرَّقُ بَيْنَهُ وَ بَيْنَهُمَا».



Hadith.4464 - Al-Hasan ibn Mahbub narrated from Abu Ayyub, from Abu Ubaydah, from Abu Ja'far Imam Muhammad ibn Ali Al-Bagir ^{a.s}:

He was asked about a man who married a free woman and two bondwomen in a single contract. Imam ^{a.s} said: "As for the free woman, her marriage is valid, and if he specified a dowry for her, it belongs to her. However, as for the two bondwomen, their marriage in the same contract with the free woman is invalid. He must separate from them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.421

4465 - وَ رَوَى طَلْحَةُ بْنُ زَيْدٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ أَنَّ عَلِيّاً عَلَيْهِ اَلسَّلاَمُ قَالَ: «إِذَا الْعُثُصِبَتْ أَمَةٌ فَاقْتُضَّتْ فَعَلَيْهِ عُشْرُ ثَمَنهَا فَإِذَا كَانَتْ حُرَّةً فَعَلَيْهِ اَلصَّدَاقُ».

Hadith.4465 - Talhah ibn Zayd narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} that Ali ^{a.s} said:

"If a bondwoman is raped and her virginity is taken, the perpetrator must pay one-tenth of her value. However, if she is a free woman, he must pay the dowry."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.421 • Tahdhib Al-Ahkam, Vol.10 p.49 • Wasa'il Al-Shi'ah, Vol.21 p.198

4466 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ أَقَرَّ أَنَّهُ غَصَبَ رَجُلاً عَلَى جَارِيَتِهِ وَ قَدْ وَلَدَتِ اَلْجَارِيَةُ مِنَ اَلْغَاصِب قَالَ «تُرَدُّ اَلْجَارِيَةُ وَ وَلَدُهَا عَلَى اَلْمَغْصُوبِ إِذَا أَقَرَّ بِذَلِكَ أَوْ كَانَتْ عَلَيْهِ بَيِّنَةٌ».

Hadith.4466 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said regarding a man who confessed that he had forcibly taken another man's bondwoman, and the bondwoman had given birth to a child by the usurper:

"The bondwoman and her child must be returned to the rightful owner if the usurper has confessed to this or if there is evidence against him."

[REFERENCES]

Al-Kafi, Vol.5 p.556 • Man La Yahduruhu Al-Faqih, Vol.3 p.421 • Tahdhib Al-Ahkam, Vol.7 p.482 • Al-Wafi, Vol.22 p.684 • Al-Wafi, Vol.23 p.1406 • Wasa'il Al-Shi'ah, Vol.21 p.177

4467 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلَيْنِ نَكَحَا اِمْرَأَتَيْنِ فَكَا إِمْرَأَةٍ هَذَا قِالَ «تَعْتَدُّ هَذِهِ مِنْ هَذَا وَ هَذِهِ مِنْ هَذَا ثُمَّ تَرْجِعُ كُلُّ وَاحِدَةٍ إِلَى وَوْجِهَا».

Hadith.4467 - Al-'Ala' narrated from Muhammad ibn Muslim, who reported from Abu Ja'far Imam Muhammad ibn Ali Al-Bagir ^{a.s}:

I asked Imam ^{a.s} about two men who married two women, but each man was mistakenly given the wife of the other.

Imam ^{a.s} said: "Each woman must observe the waiting period (iddah) from the other man, and then they may return to their rightful husbands."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.421 • Al-Wafi, Vol.22 p.682 • Wasa'il Al-Shi'ah, Vol.20 p.513

4468 - وَ رَوَى جَمِيلُ بْنُ صَالِحٍ عَنْ أَبِي عُبَيْدَةَ قَالَ: سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلاً وَ لَمْ يُسَمِّ الَّتِي زَوَّجَ لِلزَّوْجِ وَ لاَ لِلشُّهُودِ وَ قَدْ كَانَ اَلزَّوْجُ فَرَضَ لَهَا صَدَاقاً فَلَمَّا بَلَغَ أَنْ يُدْخُلَ بِهَا عَلَى اَلزَّوْجِ وَ بَلَغَ اَلزَّوْجَ أَنَّهَا اَلْكُبْرَى قَالَ اَلزَّوْجُ لِأَبِيهَا إِنَّمَا تَزَوَّجْتُ مِنْكَ اَلصَّعْرَى صَدَاقاً فَلَمَّا بَلَغَ أَنْ يُدْخُلَ بِهَا عَلَى اَلزَّوْجِ وَ بَلَغَ اَلزَّوْجَ أَنَّهَا الْكُبْرَى قَالَ اَلزَّوْجُ لِأَبِيهَا إِنَّمَا تَزَوَّجْتُ مِنْكَ الصَّعْرَى مَنْ بَنَاتِكَ فَقَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ «إِنْ كَانَ اَلزَّوْجُ رَآهُنَّ كُلَّهُنَّ وَ لَمْ يُسَمِّ لَهُ وَاحِدَةً مِنْهُنَّ فَالْقُولُ فِي مِنْ بَنَاتِكَ فَقَالَ أَبُو جَعْفَرٍ عَلَيْهِ السَّلاَمُ «إِنْ كَانَ اَلزَّوْجُ رَآهُنَّ كُلَّهُنَّ وَ لَمْ يُسَمِّ لَهُ وَاحِدَةً مِنْهُنَّ عَلْهُنَّ قَالْمَوْلُ فِي ذَلِكَ قَوْلُ اَلْأَبِ فِيعَا بَيْنَهُ وَ بَيْنَ اللَّهِ عَزَّ وَ جَلَّ أَنْ يَدْفَعَ إِلَى الزَّوْجِ اَلْجَارِيَةَ التِّي كَانَ نَوَى أَنْ يَوْعَلُ لَللَّهُ عَلْ وَاحِدَةً مِنْهُنَّ عِنْدَ عُقْدَةٍ اَلنَّكَاحٍ وَ إِنْ كَانَ الرَّوْجُ لَمْ يُرَهُنَّ وَلَمْ يُسَمِّ لَهُ وَاحِدَةً مِنْهُنَّ عِنْدَ عُقْدَةٍ النِّكَاحِ وَ إِنْ كَانَ الرَّوْجُ لَمْ يُرَهُنَّ كُلُهُنَّ وَ لَمْ يُسَمِّ لَهُ وَاحِدَةً مِنْهُنَّ عِنْدَ عُقْدَةٍ اَلنَّكَاحٍ فَ إِنْ كَانَ الرَّوْجُ لَمْ يُسَمِّ لَهُ وَاحِدَةً مِنْهُنَّ عِنْدَ عُقْدَةٍ النِّكَاحِ فَالْكَاحُ بَاطِلٌ ».

Hadith.4468 - Jamil ibn Salih narrated from Abu 'Ubaydah, who said:

I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir $^{\{a.s\}}$ about a man who had three unmarried daughters.

He married one of them to a man but did not specify which daughter to the husband or the witnesses. The husband had already agreed upon a dowry for her.

When the time came for the husband to consummate the marriage, he was informed that the bride was the eldest daughter. However, the husband said to the father, "I only intended to marry your youngest daughter."

Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} replied: "If the husband had seen all the daughters and had not specified one of them, then the decision is based on the father's word. However, the father must, before Allah ^{SWT} (Glorified and Exalted), give the husband the daughter he intended to marry off at the time of the marriage contract.

But if the husband had not seen all the daughters and no specific one was identified during the marriage contract, then the marriage is invalid."

[REFERENCES]

Al-Kafi, Vol.5 p.412 • Man La Yahduruhu Al-Faqih, Vol.3 p.421 • Tahdhib Al-Ahkam, Vol.7 p.393 • Al-Wafi, Vol.22 p.678 • Wasa'il Al-Shi'ah, Vol.20 p.294

4469 - وَرَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ جَمِيلِ بْنِ صَالِحٍ أَنَّ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: فِي أُخْتَيْنِ أُهْدِيَتَا لِأَخُويْنِ فَأَدْخِلَتِ إِمْرَأَةُ هَذَا عَلَى هَذَا وَ إِمْرَأَةُ هَذَا عَلَى هَذَا وَ إِمْرَأَةُ هَذَا عَلَى هَذَا وَ إِمْرَأَةُ هَذَا عَلَى هَذَا وَلِمْ أَلَّهُ مَا الْعِدَّةُ وَاحِدَةٍ مِنْهُمَا الْمُرَأَتَهُ حَتَّى تَنْقَضِيَ اَلْعِدَّةُ فَإِذَا اِنْقَضَتِ اَلْعِدَّةُ كَانَ وَلِيُّهُمَا تَعَمَّدَ ذَلِكَ أُعْرِمَ الصَّدَاقَ وَ لاَ يَقْرَبُ وَاحِدٌ مِنْهُمَا إِمْرَأَتَهُ حَتَّى تَنْقَضِيَ اَلْعِدَّةُ فَإِذَا إِنْقَضَتِ الْعِدَّةِ قَالَ «يَرْجِعُ صَارَتْ كُلُّ إِمْرَأَةٍ مِنْهُمَا إِلَى زَوْجِهَا اَلْأَوَّلِ بِالنِّكَاحِ اَلْأَوَّلِ» قِيلَ لَهُ فَإِنْ مَاتَتَا قَبْلَ اِنْقِضَاءِ اَلْعِدَّةِ قَالَ «يَرْجِعُ اللَّوْخَانِ بِنِصْفِ الصَّدَاقِ عَلَى وَرَثَتِهِمَا وَ يَرِثَانِهِمَا اللَّرُجُلانِ» قِيلَ فَإِنْ مَاتَ الزَّوْجَانِ وَ هُمَا فِي اَلْعِدَّةِ قَالَ الزَّوْجَانِ بِنِصْفِ الصَّدَاقِ عَلَى وَرَثَتِهِمَا وَ يَرِثَانِهِمَا اللَّرُجُلانِ» قِيلَ فَإِنْ مَاتَ الزُّوجَانِ وَ هُمَا فِي الْعِدَّةِ قَالَ «تَرْبَانِهِمَا وَ لَهُمَا نِصْفُ اَلْمُهْرِ وَ عَلَيْهِمَا الْعِدَّةُ بَعْدَ مَا تَفْرُغَانِ مِنَ الْعِدَّةِ الْأُولَى تَعْتَدَّانِ عِدَّةً الْمُتُوفًى عَنْهَا وَوْجُهَا».



Hadith.4469 - Al-Hasan ibn Mahbub narrated from Jamil ibn Salih that Abu Abdullah ^{a.s} said regarding two sisters who were given in marriage to two brothers, but each was mistakenly sent to the other brother.

Abu Abdullah ^{a.s} said: "Each woman is entitled to the dowry due to consummation. If their guardian deliberately caused this mix-up, he must pay the dowry.

Neither man may approach his wife until her waiting period ('iddah) ends. Once the waiting period is over, each woman returns to her original husband based on the first marriage contract."

It was asked: "What if the women die before the waiting period ends?"

Imam ^{a.s} said: "The husbands may reclaim half of the dowry from their heirs, and the two husbands inherit from them."

It was further asked: "What if the husbands die while the wives are still in the waiting period?" Imam ^{a.s} said: "The wives inherit from their husbands and are entitled to half of the dowry. After completing the waiting period for the first incident, they must observe another waiting period as widows of their deceased husbands."

[REFERENCES]

Al-Kafi, Vol.5 p.407 • Man La Yahduruhu Al-Faqih, Vol.3 p.422 • Tahdhib Al-Ahkam, Vol.7 p.434 • Al-Wafi, Vol.22 p.682 • Wasa'il Al-Shi'ah, Vol.20 p.513

4470 - وَ رَوَى مُحَمَّدُ بْنُ عَبْدِ ٱلْحَمِيدِ عَنْ مُحَمَّدِ بْنِ شُعَيْبٍ قَالَ:

كَتَبْتُ إِلَيْهِ أَنَّ رَجُلاً خَطَبَ إِلَى عَمِّ لَهُ اِبْنَتَهُ فَأَمَرَ بَعْضَ إِخْوَتِهِ أَنْ يُزَوِّجَهُ اِبْنَتَهُ اَلَّتِي خَطَبَهَا وَ أَنَّ اَلرَّجُلَ اِبْنَتَهُ اَلَّتِي خَطَبَهَا وَ أَنْ اللَّرُجُلِ اِبْنَةٌ بِاسْمِ اَلَّتِي ذَكَرَ اَلْمُزَوِّجُ أَخْطَأً بِاسْمِ اللَّرَّجُلِ اِبْنَةٌ بِاسْمِ اَلَّتِي ذَكَرَ اَلْمُزَوِّجُ فَصَمَّاهَا بِغَيْرِ اِسْمِهَا وَ لَيْسَ لِلرَّجُلِ اِبْنَةٌ بِاسْمِ اَلَّتِي ذَكَرَ اَلْمُزَوِّجُ فَضَمَّاهَا بِغَيْرِ اِسْمِهَا وَ لَيْسَ لِلرَّجُلِ اِبْنَةٌ بِاسْمِ الَّتِي ذَكَرَ اَلْمُزَوِّجُ فَعَلَيْهِ السَّلاَمُ «لاَ بَأْسَ بهِ».

Hadith.4470 - Muhammad ibn Abd al-Hamid narrated from Muhammad ibn Shuayb who said: I wrote to Imam ^{a.s} regarding a man who proposed marriage to his uncle's daughter.

The uncle instructed one of his brothers to marry his daughter to the man.

However, during the marriage contract, the man mistakenly mentioned a different name instead of the daughter's actual name, which was Fatimah. The man did not have any daughter by the name he mentioned during the contract.

The Imam {a.s} responded: "There is no harm in it."

[REFERENCES]

Al-Kafi, Vol.5 p.562 • Man La Yahduruhu Al-Faqih, Vol.3 p.423 • Al-Wafi, Vol.22 p.678 • Wasa'il Al-Shi'ah, Vol.20 p.297

4471 - وَ رَوَى إِسْمَاعِيلُ بْنُ أَبِي زِيَادٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ أَنَّ عَلِيّاً عَلَيْهِ اَلسَّلاَمُ قَالَ: «لاَ يَحِلُّ اَلتَّكَاحُ اَلْيَوْمَ فِي اَلْإِسْلاَمِ بِإِجَارَةٍ بِأَنْ يَقُولَ أَعْمَلُ عِنْدَكَ كَذَا وَ كَذَا سَنَةً عَلَى أَنْ تُزَوِّجَنِي أُخْتَكَ أُو إِبْنَتَكَ»

قَالَ «هُوَ حَرَامٌ لِأَنَّهُ ثَمَنُ رَقَبَتِهَا وَ هِيَ أَحَقُّ بِمَهْرِهَا».

وَ فِي حَدِيثٍ آخَرَ: «إِنَّمَا كَانَ ذَلِكَ لِمُوسَى بْنِ عِمْرَانَ عَلَيْهِ اَلسَّلاَمُ لِأَنَّهُ عَلِمَ مِنْ طَرِيقِ اَلْوَحْيِ هَلْ يَمُوثُ قَبْلَ اَلْوَفَاءِ أَمْ لاَ فَوَفَى بِأَتَمِّ اَلْأَجَلَيْن».



Hadith.4471 - Ismail ibn Abi Ziyad narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s.} from his father, Imam Muhammad ibn Ali Al-Bagir ^{a.s.} that Imam Ali ibn Abi Talib ^{a.s.} said:

"Marriage through employment is not permissible in Islam today, such as when someone says, 'I will work for you for such and such a year in exchange for marrying your sister or daughter.' Such an arrangement is forbidden because it reduces her to a price, whereas she is entitled to her dowry."

[AL SADUQ]

In another narration, it is reported:

"This (form of marriage) was only allowed for Musa ibn Imran ^{a.s.} because he knew through divine revelation whether he would complete the specified term or not, and he fulfilled it by completing the longer of the two terms."

IREFERENCES1

Man La Yahduruhu Al-Faqih, Vol.3 p.423 • Tafsir Nur Al-Thaqalayn, Vol.4 p.124 • Tafsir Kanz Al-Daqaiq, Vol.10 p.60 • Wasa'il Al-Shi'ah, Vol.21 p.281 • Tafsir Nur Al-Thaqalayn, Vol.4 p.124 • Tafsir Kanz Al-Daqaiq, Vol.10 p.60

4472 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ جَمِيلِ بْنِ صَالِحٍ عَنْ أَبِي عُبَيْدَةَ اَلْحَذَّاءِ قَالَ: سُئِلَ أَبُو جَعْفَرٍ عَلَيْهِ السَّلاَمُ عَنْ خَصِيٍّ تَزَوَّجَ اِمْرَأَةً وَ هِيَ تَعْلَمُ أَنَّهُ خَصِيٌّ قَالَ «جَائِزٌ» قِيلَ لَهُ إِنَّهُ مَكَثَ مَعَهَا مَا شَاءَ اَللَّهُ ثُمَّ السَّلاَمُ عَنْ خَصِيٌ تَزَوَّجَ اِمْرَأَةً وَ هِيَ تَعْلَمُ أَنَّهُ خَصِيٌّ قَالَ «جَائِزٌ» قِيلَ لَهُ فَهَلْ كَانَ عَلَيْهَا فِيمَا يَكُونُ مِنْهَا وَ طَلَّقَهَا هَلْ عَلَيْهَا عِدَّةٌ قَالَ «نَعَمْ أَ لَيْسَ قَدْ لَذَّ مِنْهَا وَ لَدَّتْ مِنْهُ » قِيلَ لَهُ فَهَلْ كَانَ عَلَيْهَا فِيمَا يَكُونُ مِنْهَا وَ مِنْهُ غُسْلٌ قَالَ «إِنْ كَانَ عَلَيْهَا فِيمَا يَكُونُ مِنْهَا وَ مَنْ الصَّدَاقِ مِنْ الصَّدَاقِ اللهَ عُسْلٌ قَالَ «إِنْ كَانَ إِذَا كَانَ ذَلِكَ مِنْهُ أَمْنَتْ فَإِنَّ عَلَيْهَا غُسُلاً» قِيلَ لَهُ فَلَهُ أَنْ يَرْجِعَ بِشَيْءٍ مِنَ الصَّدَاقِ إِذَا طَلَّقَهَا قَالَ «لاَ».

Hadith.4472 - Al-Hasan ibn Mahbub narrated from Jamil ibn Salih from Abu Ubaydah al-Hadhdha' that Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} was asked about a eunuch who married a woman, and she was aware that he was a eunuch.

Imam ^{a.s} said: "It is permissible."

It was then asked: "If he remained with her as long as Allah {SWT} willed and then divorced her, is she required to observe a waiting period (iddah)?"

Imam ^{a.s} replied: "Yes, did he not experience pleasure with her, and did she not experience pleasure with him?"

Imam ^{a.s} was further asked: "Is she required to perform ritual purification (ghusl) due to their intimacy?"

Ima^{a.s} replied: "If she experiences sexual discharge during their intimacy, then she is required to perform ghusl."

Finally, Imam ^{a.s} was asked: "Does he have the right to reclaim any part of the dowry (mahr) if he divorces her?"

Imam ^{a.s} said: "No."

[REFERENCES]

Al-Kafi, Vol.6 p.151 • Man La Yahduruhu Al-Faqih, Vol.3 p.424 • Al-Wafi, Vol.23 p.1181 • Wasa'il Al-Shi'ah, Vol.21 p.227

4473 - وَ رَوَى عَلِيُّ بْنُ رِئَابٍ عَنْ عَبْدِ اَللَّهِ بْنِ بُكَيْرٍ عَنْ أَبِيهِ عَنْ أَحِدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ : فِي خَصِيٍّ دَلَّسَ نَفْسَهُ لاِمْرَأَةٍ مُسْلِمَةٍ فَتَزَوَّجَهَا قَالَ «يُفَرَّقُ بَيْنَهُمَا إِنْ شَاءَتِ اَلْمَرْأَةُ وَ يُوجَعُ رَأْسُهُ فَإِنْ رَضِيَتْ وَ أَقَامَتْ مَعَهُ لَمْ يَكُنْ لَهَا بَعْدَ اَلرِّضَا أَنْ تَأْبَاهُ».



Hadith.4473 - Ali ibn Ri'ab narrated from Abdullah ibn Bukayr from his father, from one of the Imams ^{a.s}, regarding a eunuch who deceived a Muslim woman and married her.

Imam ^{a.s} said: "They shall be separated if the woman so desires, and his head shall be struck as a punishment.

However, if she accepts him and decides to stay with him after learning the truth, she will no longer have the right to reject him later."

[REFERENCES]

Al-Kafi, Vol.5 p.410 • Man La Yahduruhu Al-Faqih, Vol.3 p.424 • Tahdhib Al-Ahkam, Vol.7 p.432 • Al-Wafi, Vol.22 p.570 • Wasa'il Al-Shi'ah, Vol.21 p.226

4474 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ أَبِي جَرِيرٍ ٱلْقُمِّيُّ قَالَ:

سَأَلْتُ أَبَا اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ أُزَوِّجُ أَخِي مِنْ أُمِّي أُخْتِي مِنْ أَبِي فَقَالَ أَبُو اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ «زَوِّجْ إِيَّاهَا إِيَّاهُ، أَوْ زَوِّجْ إِيَّاهُا ».

Hadith.4474 - Safwan ibn Yahya narrated from Abi Jarir Al-Qummi, who said: I asked Abu Al-Hasan ^{a.s}: "Can I marry my maternal brother to my paternal sister?" Abu Al-Hasan ^{a.s} replied: 'Marry her to him, or marry him to her.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.424 • Al-Sarair, Vol.3 p.595 • Al-Wafi, Vol.21 p.211 • Wasa'il Al-Shi'ah, Vol.20 p.368

4475 - وَ رَوَى مُحَمَّدُ بْنُ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ:

«أَنَّهُ قَضَى فِي رَجُلٍ تَزَوَّجَ اِمْرَأَةً وَ أَصْدَقَتْهُ هِيَ وَ اِشْتَرَطَتْ عَلَيْهِ «أَنَّ بِيَدِهَا ٱلْجِمَاعَ وَ ٱلطَّلاَقَ» قَالَ «خَالَفَتِ ٱلسُّنَّةَ وَ وُلِّيَثْ حَقًاً لَيْسَتْ بِأَهْلِهِ » فَقَضَى «أَنَّ عَلَيْهِ ٱلصَّدَاقَ وَ بِيَدِهِ ٱلْجِمَاعَ وَ ٱلطَّلاَقَ وَ ذَلِكَ آلسُّنَّةُ».

Hadith.4475 - Muhammad ibn Qays narrated from Abu Ja'far Imam Al-Bagir (a.s):

Imam ^{a.s} ruled regarding a man who married a woman, and she gave him the dowry herself and stipulated that she would have the authority over intimacy and divorce.

Imam ^{a.s} said: "She has opposed the Sunnah and has been given a right she is not entitled to." Then Imam ^{a.s} ruled: "The dowry is obligatory upon him, and the consummation and divorce are in his hands, as this is the Sunnah."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.425 • Wasa'il Al-Shi'ah, Vol.21 p.289

4476 - وَ قَضَى أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ : فِي اِمْرَأَتَيْنِ نَكَحَ إِحْدَاهُمَا رَجُلٌ ثُمَّ طَلَّقَهَا وَ هِيَ حُبْلَى ثُمَّ خَطَبَ أُخْتَهَا فَنَكَحَهَا قَبْلَ أَنْ تَضَعَ أُخْتُهَا ٱلْمُطَلِّقَةُ وَلَدَهَا فَأَمَرَهُ أَنْ يُطَلِّقَ ٱلْأُخْرَى حَتَّى تَضَعَ أُخْتُهَا ٱلْمُطَلِّقَةُ وَلَدَهَا ثُمَّ يَخْطُبُهَا وَ يُصْدِقُهَا صَدَاقَهَا مَرَّتَيْنِ ».



Hadith.4476 - Commander of the Faithful ^{a.s} ruled concerning two sisters:

A man married one of them and then divorced her while she was pregnant. He then proposed to and married her sister before the divorced sister gave birth.

Imam ^{a.s} ordered him to divorce the second sister until the first sister gave birth. After that, he could propose to the second sister again and pay her dowry twice.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.425

4477 -: «وَ قَضَى أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ «أَنْ تُنْكَحَ ٱلْحُرَّةُ عَلَى ٱلْأَمَةِ وَ لاَ تُنْكَحَ ٱلْأَمَةِ عَلَى ٱلْحُرَّةِ » وَ مَنْ مَالِهِ وَ نَفْسِهِ وَ لِلْأَمَةِ ٱلثُّلُثَ مِنْ مَالِهِ وَ نَفْسِهِ وَ لِلْأَمَةِ ٱلثُّلُثَ مِنْ مَالِهِ وَ نَفْسِهِ وَ لِلْأَمَةِ ٱلثُّلُثَ مِنْ مَالِهِ وَ نَفْسِه».

Hadith.4477 - Commander of the Faithful {a.s} ruled:

"A free woman may be married before a bondwoman, but a bondwoman may not be married before a free woman."

If a man marries a free woman along with a bondwoman, he must allocate to the free woman twice as much from his wealth and time as he allocates to the bondwoman, and the bondwoman is entitled to one-third of his wealth and time."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.425 • Al-Wafi, Vol.21 p.150

4478 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ هِشَامِ بْنِ سَالِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي رَجُلٍ تَزَوَّجَ ذِمِّيَّةً عَلَى مُسْلِمَةٍ قَالَ «يُفَرَّقُ بَيْنَهُمَا وَ يُضْرَبُ ثُمُنَ اَلْحَدِّ اِثْنَيْ عَشَرَ سَوْطاً وَ نِصْفاً فَإِنْ رَضِيَتِ اَلْمُسْلِمَةُ ضُرِبَ ثُمُنَ اَلْحَدِّ وَ لَمْ يُفَرَّقْ بَيْنَهُمَا» قُلْتُ كَيْفَ يُضْرَبُ اَلنِّصْفَ قَالَ «يُؤْخَذُ اَلسَّوْطُ بِالنَّصْفِ فَيُضْرَبُ بِهِ».

Hadith.4478 - Imam Abu Abdullah ^{a.s} was asked about a man who married a Dhimmi woman (non-Muslim under Muslim protection) while already married to a Muslim woman.

Imam {a.s} said: "They should be separated, and he should be given one-eighth of the prescribed punishment, which amounts to twelve and a half lashes. However, if the Muslim woman consents to it, he should still receive one-eighth of the punishment, but they should not be separated."

I asked: "How is half a lash administered?"

Imam ^{a.s} replied: "The whip is held by its middle, and he is struck with it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.426 • Al-Wafi, Vol.21 p.146 • Wasa'il Al-Shi'ah, Vol.20 p.544

4479 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَلاَءٍ وَ أَبِي أَيُّوبَ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لاَ يَتَزَوَّجِ اَلْأَعْرَابِ».



Hadith.4479 - Imam Abu Ja'far Imam Muhammad ibn Ali Al-Bagir (a.s) said:

"An Arab man should not marry a Muhajira woman (a woman who migrated for the sake of faith) and then take her out of the land of migration to the land of the Arabs."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.426 • Al-Wafi, Vol.21 p.115 • Wasa'il Al-Shi'ah, Vol.20 p.563

4480 - وَ رَوَى اِبْنُ أَبِي عُمَيْرٍ عَنْ غَيْرِ وَاحِدٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ: قُلْتُ لَهُ اَلرَّجُلُ تَكُونُ عِنْدَهُ اَلْمَرْأَةُ يَتَزَوَّجُ أُخْرَى أَ لَهُ أَنْ يُفَضِّلَهَا قَالَ «نَعَمْ إِنْ كَانَتْ بكُراً فَسَبْعَةَ أَيَّامٍ وَ إِنْ كَانَتْ ثَيِّباً فَثَلاَثَةَ أَيَّامٍ».

Hadith.4480 - Muhammad ibn Muslim reported:

I asked Imam Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a man who already has a wife and then marries another woman.

I asked: "Is it permissible for him to give preference to her (the new wife)?"

Imam ^{a.s} replied: "Yes, if she is a virgin, then seven days; and if she is previously married (a widow or divorced), then three days."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.427 • Al-Wafi, Vol.22 p.794 • Wasa'il Al-Shi'ah, Vol.21 p.339

4481 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ إِبْرَاهِيمَ اَلْكَرْخِيِّ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلِ لَهُ أَرْبَعُ نِسْوَةٍ فَهُوَ يَبِيتُ عِنْدَ ثَلَاثٍ مِنْهُنَّ فِي لَيَالِيهِنَّ وَ يَمَسُّهُنَّ فَإِذَا بَاتَ عِنْدَ اَلرَّابِعَةِ فِي لَيْلَتِهَا لَمْ يَمَسُّهَا فَهَلْ أَرْبَعُ نِسْوَةٍ فَهُوَ يَبِيتُ عِنْدَ مَلاً فِي لَيَالِيهِنَّ وَ يَمَسُّهُنَّ فَإِذَا بَاتَ عِنْدَهَا وَ يَظُلُّ عِنْدَهَا وَ لَيْسَ عَلَيْهِ أَنْ عَلِيتِ عِنْدَهَا فِي لَيْلَتِهَا وَ يَظُلُّ عِنْدَهَا صَبِيحَتَهَا وَ لَيْسَ عَلَيْهِ أَنْ يَبِيتَ عِنْدَهَا فِي لَيْلَتِهَا وَ يَظُلُّ عِنْدَهَا صَبِيحَتَهَا وَ لَيْسَ عَلَيْهِ أَنْ يَبِيتَ عِنْدَهَا فِي لَيْلَتِهَا وَ يَظُلُّ عِنْدَهَا صَبِيحَتَهَا وَ لَيْسَ عَلَيْهِ أَنْ يُبِيتَ عِنْدَهَا فِي لَيْلَتِهَا وَ يَظُلُّ عِنْدَهَا صَبِيحَتَهَا وَ لَيْسَ عَلَيْهِ أَنْ يُبِيتَ عِنْدَهَا فِي لَيْلَتِهَا وَ يَظُلُّ عِنْدَهَا صَبِيحَتَهَا وَ لَيْسَ عَلَيْهِ أَنْ يَبِيتَ عِنْدَهَا إِذَا لَمْ يُرِدْ ذَلِكَ ».

Hadith.4481 - Al-Hasan ibn Mahbub narrated from Ibrahim al-Karkhi, who said: I asked Abu Abdillah ^{a.s} about a man who has four wives and spends the night with three of them during their respective nights, and he has relations with them.

However, when he spends the night with the fourth one on her night, he does not have relations with her. Is there any sin upon him in this matter?

Imam ^{a.s} said: "It is only obligatory upon him to spend the night with her on her night and to remain with her until the morning. There is no obligation upon him to have relations with her if he does not wish to do so."

[REFERENCES]

Al-Kafi, Vol.5 p.564 • Man La Yahduruhu Al-Faqih, Vol.3 p.427 • Tahdhib Al-Ahkam, Vol.7 p.422 • Awali Al-La'ali, Vol.3 p.368 • Al-Wafi, Vol.22 p.792 • Wasa'il Al-Shi'ah, Vol.21 p.342

4482 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ: سَأَلْتُهُ عَنِ اَلرَّجُلِ تَكُونُ عِنْدَهُ اِمْرَأَتَانِ إِحْدَاهُمَا أَحَبُّ إِلَيْهِ مِنَ اَلْأُخْرَى قَالَ لَهُ «أَنْ يَأْتِيَهَا ثَلاَثَ لَيَالٍ وَ اَلْأُخْرَى لَيْلَةً فَإِنْ شَاءَ أَنْ يَتَزَوَّجَ أَرْبَعَ نِسْوَةٍ كَانَ لِكُلِّ اِمْرَأَةٍ لَيْلَةٌ فَلِذَلِكَ كَانَ لَهُ أَنْ يُفَصِّلُ بَعْضَهُنَّ عَلَى بَعْضِ مَا لَمْ يَكُنَّ أَرْبَعاً».



Hadith.4482 - Al-Alaa narrated from Muhammad ibn Muslim, who said:

I asked him about a man who has two wives, one of whom is more beloved to him than the other. Imam ^{a.s} said: "He may spend three nights with her and one night with the other. However, if he wishes to marry four wives, then each wife is entitled to one night. Therefore, it is permissible for him to prefer some of them over others as long as they are not four."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.428 • Al-Wafi, Vol.22 p.793 • Wasa'il Al-Shi'ah, Vol.21 p.338

4483 - وَ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ: «تَزَوَّجِ اَلْأَمَةَ عَلَى اَلْأَمَةِ وَ لاَ تَزَوَّجِ اَلْأَمَةَ عَلَى اَلْحُرَّةِ وَ تَزَوَّجِ اَلْحُرَّةِ وَ تَزَوَّجِ اَلْحُرَّةِ وَ لَيْلَتَانِ وَ لَيْلَتَانِ وَ لَيْلَتَانِ وَ لَيْلَةٌ».

Hadith.4483 - Abu Ja'far Imam Muhammad ibn Ali Al-Bagir (a.s) said:

"Marry a bondwoman alongside another bondwoman, but do not marry a bondwoman alongside a free woman. However, you may marry a free woman alongside a bondwoman.

If you marry a free woman alongside a bondwoman, then the free woman is entitled to two-thirds, and the bondwoman to one-third, of both your wealth and your time, two nights for the free woman and one night for the bondwoman."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.428 • Al-Wafi, Vol.21 p.150

4484 - وَ رَوَى مُوسَى بْنُ بَكْرٍ عَنْ زُرَارَةَ قَالَ: إِنَّ ضُرَيْساً كَانَتْ تَحْتَهُ اِبْنَةُ حُمْرَانَ فَجَعَلَ لَهَا أَنْ لاَ يَتَزَوَّجَ بَعْدَهُ وَ جَعَلاَ عَلَيْهِمَا عَلَيْهِمَا وَ لاَ يَتَسَرَّى عَلَيْهَا أَبْداً فِي حَيَاتِهَا وَ لاَ بَعْدَ مَوْتِهَا عَلَى أَنْ جَعَلَتْ هِيَ أَنْ لاَ تَتَزَوَّجَ بَعْدَهُ وَ جَعَلاَ عَلَيْهِمَا عَلَيْهِمَا مِنَ الْحَجِّ وَ اللهُّدِي وَ اللهُّودِ وَ كُلَّ مَالٍ لَهُمَا يَمْلِكَانِهِ فِي الْمَسَاكِينِ وَ كُلَّ مَمْلُوكِ لَهُمَا حُرّاً إِنْ لَمْ يَفِ كُلُّ وَاحِد مِنْ الْحَجِّ وَ اللهُّدِي وَ اللهُودِ وَ كُلَّ مَالٍ لَهُمَا يَمْلِكَانِهِ فِي الْمَسَاكِينِ وَ كُلَّ مَمْلُوكِ لَهُمَا حُرّا إِنْ لَمْ يَفِ كُلُّ وَاحِد مِنْ الْحَجِّ وَ اللهُودِي وَ كُلَّ مَالٍ لَهُمَا يَمْلِكَانِهِ فِي الْمَسَاكِينِ وَ كُلَّ مَمْلُوكِ لَهُمَا حُرّاً إِنْ لَمْ يَفِ كُلُّ وَاحِد مِنْ الْحَجِّ وَ اللهُ عَلَيْهِ السَّلاَمُ فَذَكَرَ لَهُ ذَلِكَ فَقَالَ «إِنَّ لاِبْنَةِ حُمْرَانَ حَقًا وَ لَنْ يَحْمِلَنَا وَلُو لَهُ مَا لِللهُ عَلَيْهِ السَّلاَمُ فَذَكَرَ لَهُ ذَلِكَ فَقَالَ «إِنَّ لاِبْنَةِ حُمْرَانَ حَقًا وَ لَنْ يَحْمِلَنَا ذَلُكَ عَلَى أَنْ لاَ نَقُولَ الْحَقَّ اِذْهَبْ فَتَزَوَّجْ وَ تَسَرَّ فَإِنَّ ذَلِكَ لَيْسَ بِشَيْءٍ» فَجَاءَ بَعْدَ ذَلِكَ فَتَسَرَّى فَولِدَ لَهُ بَعْدَ ذَلِكَ فَتَسَرَّى فَولِدَ لَهُ بَعْدَ ذَلِكَ فَتَسَرَّى فَولِدَ لَهُ بَعْدَ ذَلِكَ أَوْلاً لَدُولُ لَلْهُ لَدُولُ لَلْهُ لَادُ.

Hadith.4484 - Musa ibn Bakr narrated from Zurara, who said: Durais had married the daughter of Humran, and he made a condition for her that he would neither marry another wife nor take a concubine over her, neither during her lifetime nor after her death. In return, she made a condition that she would not marry anyone after him.

They also pledged that if either of them failed to fulfill their commitment, all their wealth, possessions, and slaves would be given as charity to the poor, and their slaves would be set free. Then, Durais went to Abu Abdillah ^{a.s} and mentioned this matter to him.

Imam ^{a.s} said: "The daughter of Humran has her rights, but that will not prevent us from speaking the truth. Go and marry and take concubines, for this agreement has no binding effect."

After that, Durais married and took a concubine, and children were born to him afterward.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.428



4485 - وَ رَوَى ثَعْلَبَةُ بْنُ مَيْمُونٍ عَنْ عَبْدِ اَللَّهِ بْنِ هِلاَلٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ يَتَزَوَّجُ اَلْوَلَدُ اللَّهِ اَللَّهِ اَللَّهُ اللَّهُ الللَّهُ اللَّهُ اللَّهُ الللللّهُ الللّهُ اللَّهُ اللللّهُ اللللّهُ الللّهُ اللّهُ الللّه

Hadith.4485 - Thalabah ibn Maymun narrated from Abdullah ibn Hilal, who said:

I asked Abu Abdillah (a.s) about a man who marries a child born of fornication.

He ${a.s}$ said: "There is no harm in it. It is only disliked due to the fear of disgrace. Indeed, the child belongs to the father, and the woman is merely a vessel."

I said: What about a man who buys a bondwoman born of fornication and has relations with her? He ${a.s}$ said: "There is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.429

4486 - وَ رَوَى اَلْبَزَنْطِيُّ عَنِ اَلْمَشْرِقِيِّ عَنْ أَبِي اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ قَالَ: قُلْتُ لَهُ مَا تَقُولُ فِي رَجُلٍ اِدَّعَى أَنَّهُ خَطَبَ اِمْرَأَةً إِلَى نَفْسِهَا وَ مَازَحَ فَزَوَّجَتْهُ مِنْ نَفْسِهَا وَ هِيَ مَازِحَةٌ فَسُئِلَتِ اَلْمَرْأَةُ عَنْ ذَلِكَ فَقَالَتْ نَعَمْ قَالَ «نَعْمْ». قَالَ «لَيْسَ بِشَيْءٍ» قُلْتُ فَيَحِلُّ لِلرَّجُل أَنْ يَتَزَوَّجَهَا قَالَ «نَعَمْ».

Hadith.4486 - Al-Bazanti narrated from Al-Mashriqi, who said:

I asked Abu Al-Hasan ^{a.s}: What do you say about a man who claimed that he proposed to a woman, and jokingly, she married herself to him while also joking? Then the woman was asked about this, and she said: "Yes."

Imam ^{a.s} said: "It is nothing."

I asked: Is it permissible for the man to marry her?

Imam ^{a.s} said: "Yes."

[REFERENCES]

Al-Kafi, Vol.5 p.563 • Man La Yahduruhu Al-Faqih, Vol.3 p.429 • Al-Wafi, Vol.22 p.691 • Wasa'il Al-Shi'ah, Vol.20 p.300

4487 - وَ سَأَلَ حَمَّادُ بْنُ عِيسَى أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فَقَالَ لَهُ كَمْ يَتَزَوَّجُ اَلْعَبْدُ قَالَ قَالَ أَبِي عَلَيْهِ اَلسَّلاَمُ قَالَ عَلِيْ عَلَيْهِ اَلسَّلاَمُ «لاَ يَزِيدُ عَلَى إِمْرَأَتَيْن».

Hadith.4487 - Hammad ibn Isa asked Abu Abdillah ${a.s}$ about how many wives can a slave marry? He ${a.s}$ said: My father ${a.s}$ said that Imam Ali ibn Abi Talib ${a.s}$ said: "He may not marry more than two wives."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.429

4488 - وَ فِي حَدِيثٍ آخَرَ : «يَتَزَوَّجُ اَلْعَبْدُ حُرَّتَيْنِ أَوْ أَرْبَعَ إِمَاءٍ أَوْ أَمَتَيْنِ وَ حُرَّةً».

وَ لِلْحُرِّ أَنْ يَتَزَوَّجَ مِنَ الْحَرَائِرِ الْمُسْلِمَاتِ أَرْبَعاً وَ يَتَسَرَّى وَ يَتَمَتَّعَ مَا شَاءَ وَ لَا بَأْسَ أَنْ يَتَزَوَّجَ الرَّجُلُ أُخْتَ الْمُخْتَلِعَةِ مِنْ سَاعَتِهِ.



Hadith.4488 - And in another narration: "A slave may marry two free women, or four bondwomen, or two bondwomen and one free woman."

[AL SADUO]

And a free man may marry up to four free Muslim women, and he may have concubines and engage in temporary marriage as much as he wishes. There is no harm if a man marries the sister of a woman who has obtained a khul divorce immediately after her divorce.

IREFERENCES1

Man La Yahduruhu Al-Faqih, Vol.3 p.429 • Tahdhib Al-Ahkam, Vol.8 p.211 • Al-Istibsar, Vol.3 p.214 • Al-Wafi, Vol.21 p.304 • Wasa'il Al-Shi'ah, Vol.21 p.112 • Al-Fusul Al-Muhimmah, Vol.2 p.351 • Mustadrak Al-Wasa'il, Vol.15 p.14

4489 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي وَلاَّدٍ اَلْحَنَّاطِ قَالَ: سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ أَمَرَ رَجُلاً أَنْ يُزَوِّجَهُ إِمْرَأَةً بِالْمَدِينَةِ وَ سَمَّاهَا لَهُ وَ الَّذِي أَمَرَهُ بِالْعِرَاقِ فَخَرَجَ اَلْمَأْمُورُ فَزَوَّجَهَا إِيَّاهُ ثُمَّ قَدِمَ إِلَى رَجُلاً أَنْ يُزُوِّجَهُ إِمْرَأَةً بِالْمَدِينَةِ وَ سَمَّاهَا لَهُ وَ الَّذِي أَمَرَهُ بِالْعِرَاقِ فَخَرَجَ اَلْمَأْمُورُ فَزَوَّجَهَا إِيَّاهُ ثَمْ قَدِمَ إِلَى الْعَرَاقِ فَخَرَجَ اللَّهِ اللَّهِ مُثَلِّ أَنْ يَمُوتَ اَلْآمِرُ ثُمَّ الْعَرَاقِ فَوَجَدَ الَّذِي أَمَرَهُ قَدْ مَاتَ قَالَ «يُنْظَرُ فِي ذَلِكَ فَإِنْ كَانَ الْمَأْمُورُ زَوَّجَهَا إِيَّاهُ بَعْدَ مَا مَاتَ اَلْآمِرُ فَلاَ مَلْ الْمَهْرَ فِي جَمِيعِ ذَلِكَ الْمِيرَاثِ بِمَنْزِلَةِ اَلدَّيْنِ وَ إِنْ كَانَ زَوَّجَهَا إِيَّاهُ بَعْدَ مَا مَاتَ اَلْآمِرُ فَلاَ شَيْءً عَلَى اَلْمَلُورُ وَ اَلنِّكَاحُ بَاطِلٌ».

Hadith.4489 - Al-Hasan ibn Mahbub narrated from Abu Walad al-Hannat, who said:

Abu Abdillah ^{a.s} was asked about a man who instructed another man to marry a woman for him in Medina, specifying her by name, while the one giving the instruction was in Iraq. The one instructed went and married her to him. Then he returned to Iraq and found that the one who had given the instruction had died.

Imam ^{a.s} said: "It should be examined. If the instructed person married her to him before the one who gave the instruction died, and then the one who gave the instruction died afterward, then the dowry in all such cases will be considered part of the inheritance, like a debt. But if he married her to him after the one who gave the instruction had died, then there is no obligation on the one who gave the instruction nor on the one who carried it out, and the marriage is invalid."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.430 • Al-Wafi, Vol.22 p.680 • Wasa'il Al-Shi'ah, Vol.20 p.305

4490 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ زَيْدِ بْنِ ٱلْجَهْمِ ٱلْهِلاَلِيِّ قَالَ: سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنِ ٱلرَّجُلِ يَتَزَوَّجُ ٱلْمَرْأَةَ وَ لَهَا اِبْنَةٌ مِنْ غَيْرِهِ أَ يُزَوِّجُ اِبْنَهُ اِبْنَتَهَا قَالَ «إِنْ كَانَتْ مِنْ زَوْجٍ قَبْلَ أَنْ يَتَزَوَّجَهَا فَلاَ بَأْسَ وَ إِنْ كَانَتْ مِنْ زَوْجِ بَعْدَ مَا تَزَوَّجَهَا فَلاَ».

Hadith.4490 - Safwan ibn Yahya narrated from Zayd ibn al-Jahm al-Hilali, who said:

I asked Abu Abdillah $^{\{a.s\}}$ about a man who marries a woman, and she has a daughter from another man. Can he marry his son to her daughter?

Imam ^{a.s} said: "If the daughter is from a husband she had before he married her, then there is no harm. But if the daughter is from a husband she had after he married her, then no, it is not permissible."

[REFERENCES

Al-Kafi, Vol.5 p.400 • Man La Yahduruhu Al-Faqih, Vol.3 p.430 • Tahdhib Al-Ahkam, Vol.7 p.452 • Al-Istibsar, Vol.3 p.174 • Al-Wafi, Vol.21 p.200 • Al-Wafi, Vol.21 p.200 • Wasa'il Al-Shi'ah, Vol.20 p.474



4491 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ حَمَّادٍ اَلنَّابِ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ تَزَوَّجَ اِمْرَأَةً عَلَى بُسْتَانٍ لَهُ مَعْرُوفٍ وَ لَهُ غَلَّةٌ كَثِيرَةٌ ثُمَّ مَكَثَ سِنِينَ لَمْ يَدْخُلْ بِهَا ثُمَّ طَلَّقَهَا قَالَ «يَنْظُرُ إِلَى مَا صَارَ إِلَيْهِ مِنْ غَلَّةِ اَلْبُسْتَانِ مِنْ يَوْمِ تَزَوَّجَهَا فَيُعْطِيهَا نِصْفَهُ وَ يُعْطِيهَا نِصْفَ اَلْبُسْتَانِ إِلاَّ أَنْ «يَوْمِ تَزَوَّجَهَا فَيُعْطِيهَا نِصْفَهُ وَ يُعْطِيهَا نِصْفَ اَلْبُسْتَانِ إِلاَّ أَنْ تَعْفُو فَتَقْبَلَ مِنْهُ وَ يَصْطَلِحَانِ عَلَى شَيْءٍ تَرْضَى بِهِ مِنْهُ فَإِنَّهُ «أَقْرَبُ لِلتَّقُوىٰ» ».

Hadith.4491 - Al-Hasan ibn Mahbub narrated from Hammad al-Nab, from Abu Basir, who said: I asked Abu Abdillah ^{a.s} about a man who married a woman with the condition of giving her a well-known orchard that had abundant produce. Then, after remaining for years without consummating the marriage, he divorced her.

Imam ^(a.s) said: "He must look at what the orchard has yielded in produce from the day he married her, and he should give her half of it, along with half of the orchard itself, unless she pardons him and agrees to settle for something that pleases her from him, for that is closer to piety."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.431 • Al-Wafi, Vol.21 p.491 • Wasa'il Al-Shi'ah, Vol.21 p.290 • Tafsir Nur Al-Thaqalayn, Vol.1 p.235

4492 - وَ رَوَى إِسْحَاقُ بْنُ عَمَّارٍ عَنْ أَبِي ٱلْحَسَنِ مُوسَى بْنِ جَعْفَرٍ عَلَيْهِمَا ٱلسَّلاَمُ قَالَ: سَأَلَتُهُ عَنْ رَجُلٍ يَتَزَوَّجُ إِمْرَأَةً عَلَى عَبْدٍ لَهُ وَ إِمْرَأَةٍ لِلْعَبْدِ فَسَاقَهُمَا إِلَيْهَا فَمَاتَتِ إِمْرَأَةُ ٱلْعَبْدِ عِنْدَ ٱلْمَرْأَةِ ثُمَّ طَلَّقَهَا قَبْلَ أَنْ يَدْخُلَ بِقَالَ «إِنْ كَانَ قَوَّمَهَا عَلَيْهَا يَوْمَ تَزَوَّجَهَا بِقِيمَةٍ فَإِنَّهُ يُقَوَّمُ ٱلثَّانِي بِقِيمَةٍ ثُمَّ يُنْظَرُ مَا بَقِيَ مِنَ ٱلْقِيمَةِ ٱلْأُولَى إِلَّتِي تَزَوَّجَهَا عَلَيْهَا فَتَرُدُ ٱلْمَرْأَةُ عَلَى ٱلزَّوْج ثُمَّ يُعْطِيهَا ٱلزَّوْجُ نِصْفَ مَا صَارَ إِلَيْهِ مِنْ ذَلِكَ».

Hadith.4492 - Ishaq ibn Ammar narrated from Abu al-Hasan Imam Musa ibn Jafar Al-Kadhim ^{a.s}, who said:

I asked him about a man who married a woman on the basis of giving her his slave and the slave's wife, and he delivered them to her. Then the slave's wife died while in the possession of the woman, and afterward, he divorced her before consummating the marriage.

Imam ^{a.s} said: "If he had evaluated their worth for her at the time of the marriage, then the second (the slave) should also be evaluated. After that, the remaining value of the original dowry at the time of the marriage should be assessed, and the woman must return it to the husband. Then the husband must give her half of what remains from that value."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.431 • Wasa'il Al-Shi'ah, Vol.21 p.291

4493 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي أَيُّوبَ عَنْ حُمْرَانَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سُئِلَ عَنْ رَجُلٍ تَزَوَّجَ جَارِيَةً بِكُراً لَمْ تُدْرِكُ فَلَمَّا دَخَلَ بِهَا اِقْتَضَّهَا فَأَفْضَاهَا ، فَقَالَ «إِنْ كَانَ دَخَلَ بِهَا حِينَ دَخَلَ بِهَا وَرُجُلٍ تَرْوُ خَلَ بِهَا وَتُسْعَ سِنِينَ أَوْ كَانَ لَهَا أَقَلُّ مِنْ ذَلِكَ بِقَلِيلٍ حِينَ دَخَلَ بِهَا لَهَا تَسْعُ سِنِينَ فَلاَ شَيْءَ عَلَيْهِ وَ إِنْ كَانَتْ لَمْ تَبْلُغْ تِسْعَ سِنِينَ أَوْ كَانَ لَهَا أَقَلُّ مِنْ ذَلِكَ بِقَلِيلٍ حِينَ دَخَلَ بِهَا



فَاقْتَضَّهَا فَإِنَّهُ قَدْ أَفْسَدَهَا وَ عَطَّلَهَا عَلَى اَلْأَزْوَاجِ فَعَلَى اَلْإِمَامِ أَنْ يُغَرِّمَهُ دِيَتَهَا وَ إِنْ أَمْسَكَهَا وَ لَمْ يُطَلِّقُهَا حَتَّى تَمُوتَ فَلاَ شَيْءَ عَلَيْهِ ».

Hadith.4493 - Al-Hasan ibn Mahbub narrated from Abu Ayyub, from Humran, who said:

Abu Abdillah {a.s} was asked about a man who married a young bondwoman who was a virgin and had not yet reached maturity. When he consummated the marriage, he deflowered her and caused her to lose her virginity completely.

Imam ^{a.s} said: "If he consummated the marriage with her when she was nine years old, then there is no liability upon him. However, if she had not yet reached nine years of age, or was slightly younger than that at the time he consummated the marriage and deflowered her, then he has caused her harm and rendered her unfit for other marriages. In such a case, it is upon the Imam to impose upon him the payment of her full dowry. But if he keeps her and does not divorce her until she dies, then there is no liability upon him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.431 • Al-Wafi, Vol.22 p.759 • Wasa'il Al-Shi'ah, Vol.20 p.103 • Wasa'il Al-Shi'ah, Vol.20 p.493

4494 - وَ سَأَلَ مُحَمَّدُ بْنُ مُسْلِمٍ أَبَا جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ : عَن اَلْعَزْل قَالَ «اَلْمَاءُ لِلرَّجُل يَصْرِفُهُ حَيْثُ يَشَاءُ».

Hadith.4494 - Muhammad ibn Muslim asked Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} about withdrawal (coitus interruptus).

Imam (a.s) said: "The semen belongs to the man; he may direct it wherever he wishes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.432



CHAPTER 122 – CHAPTER ON CASES IN WHICH MARRIAGE IS INVALIDATED

بَابُ مَا يُرَدُّ مِنْهُ النِّكَاحُ

€ 4499 – 4495 HADITH 4495 ₪ بِسِنْمِ اللهِّ الرَّحَمِّنِ الرَّحِيمِ

4495 - رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ عَبْدِ اَلرَّحْمَنِ بْنِ أَبِي عَبْدِ اَللَّهِ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: «اَلْمَرْأَةُ تُرَدُّ مِنْ أَرْبَعَةِ أَشْيَاءَ مِنَ اَلْبَرَصِ وَ اَلْجُذَامِ وَ اَلْجُنُونِ وَ اَلْقَرَنِ وَ اَلْعَفَلِ مَا لَمْ يَقَعْ عَلَيْهَا فَإِذَا وَقَعَ عَلَيْهَا فَإِذَا وَقَعَ عَلَيْهَا فَلاَ».

Hadith.4495 - Safwan ibn Yahya narrated from Abdur-Rahman ibn Abi Abdillah, who said: Abu Abdillah ^{a.s} said: "A woman can be returned (in marriage) for four reasons; leprosy, vitiligo, insanity, and genital defects (imperforation or obstruction), as long as the marriage has not been consummated.

However, if consummation has taken place, then she cannot be returned."

[REFERENCES]

Al-Kafi, Vol.5 p.409 • Man La Yahduruhu Al-Faqih, Vol.3 p.432 • Tahdhib Al-Ahkam, Vol.7 p.427 • Al-Istibsar, Vol.3 p.248 • Al-Wafi, Vol.22 p.563 • Wasa'il Al-Shi'ah, Vol.21 p.207 • Al-Fusul Al-Muhimmah, Vol.2 p.358

4496 - وَ سَأَلَ مُحَمَّدُ بْنُ مُسْلِمِ أَبًا جَعْفَر عَلَيْهِ اَلسَّلامُ:

عَنْ رَجُلٍ تَزَوَّجَ إِلَى قَوْمٍ اِمْرَأَةً فَوَجَدَهَا عَوْرَاءَ وَ لَمْ يُبَيِّنُوا أَ لَهُ أَنْ يَرُدَّهَا قَالَ «لاَ يَرُدَّهَا إِنَّمَا يُرَدُّ اَلنِّكَاحُ مِنَ الْجُنُونِ وَ اَلْجُذَامِ وَ اَلْبَرَصِ» قُلْتُ أَ رَأَيْتَ إِنْ دَخَلَ بِهَا كَيْفَ يَصْنَعُ قَالَ «لَهَا اَلْمَهْرُ بِمَا اِسْتَحَلَّ مِنْ فَرْجِهَا وَ اَلْجُنُونِ وَ اَلْجُذَامِ وَ اَلْبَرَصِ» قُلْتُ أَ رَأَيْتَ إِنْ دَخَلَ بِهَا كَيْفَ يَصْنَعُ قَالَ «لَهَا اَلْمَهْرُ بِمَا اِسْتَحَلَّ مِنْ فَرْجِهَا وَ يَعْرَمُ وَلِيُّهَا اَلَّذِى أَنْكَحَهَا مِثْلَ مَا سَاقَهُ».

Hadith.4496 - Muhammad ibn Muslim asked Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a man who married a woman from a family and later found her to be one-eyed, but they had not disclosed this to him. Does he have the right to return her?

Imam ^{a.s} said: "He cannot return her. Marriage can only be annulled for reasons of insanity, leprosy, and vitiligo."

I said: What if he has already consummated the marriage with her? What should he do then? He ^{a.s.} said: "She is entitled to her dowry for what has been made lawful to him from her private parts. However her guardian, who married her off, must compensate him with an amount equal to what he paid as dowry."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.433

4497 - وَ رَوَى عَبْدُ اَلْحَمِيدِ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : «تُرَدُّ اَلْعَمْيَاءُ وَ اَلْبَرْصَاءُ وَ اَلْجَذْمَاءُ وَ اَلْعَرْجَاءُ ».



Hadith.4497 - Abd al-Hamid narrated from Muhammad ibn Muslim, who said:

Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} said: "A blind woman, a woman with vitiligo, a woman with leprosy, and a lame woman can be returned (marriage contract can be annulled due to these conditions)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.433 • Wasa'il Al-Shi'ah, Vol.21 p.209

4498 - وَ رَوَى حَمَّادٌ عَنِ اَلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ: فِي اَلرَّجُلِ يَتَزَوَّجُ إِلَى قَوْمٍ فَإِذَا إِمْرَأَتُهُ عَوْرَاءُ وَ لَمْ يُبَيِّنُوا لَهُ قَالَ «لاَ تُرَدُّ إِنَّمَا يُرَدُّ اَلنِّكَاحُ مِنَ اَلْبَرَصِ وَ اَلْجُذَامِ وَ اَلْجُنُونِ وَ اَلْعَفَلِ» قُلْتُ أَ رَمُّ الْبَرَصِ وَ الْجُذَامِ وَ اَلْجُنُونِ وَ اَلْعَفَلِ» قُلْتُ أَ رَأَيْتَ إِنْ كَانَ قَدْ دَخَلَ بِهَا كَيْفَ يَصْنَعُ بِمَهْرِهَا قَالَ «اَلْمَهْرُ لَهَا بِمَا اِسْتَحَلَّ مِنْ فَرْجِهَا وَ يَغْرَمُ وَلِيُّهَا الَّذِي رَأَيْتَ إِنْ كَانَ قَدْ دَخَلَ بِهَا كَيْفَ يَصْنَعُ بِمَهْرِهَا قَالَ «اَلْمَهْرُ لَهَا بِمَا اِسْتَحَلَّ مِنْ فَرْجِهَا وَ يَغْرَمُ وَلِيُّهَا الَّذِي أَنْكُمَهُ مِثْلُ مَا سَاقَ إِلَيْهَا».

Hadith.4498 - Hammad narrated from Al-Halabi, from Abu Abdillah ^{a.s.}, who said regarding a man who marries into a family and finds that his wife is one-eyed, and they did not disclose this to him: "She cannot be returned. Only marriage can be annulled due to vitiligo, leprosy, insanity, or defects of the genitalia (impairing intimacy)."

I asked: "What if he has already consummated the marriage? What happens to her dowry?" Imam ^{a.s} replied: "The dowry is hers because he has made lawful what was private to her. Her guardian who arranged the marriage must compensate him with an amount equal to what he gave as dowry."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.78 • Man La Yahduruhu Al-Faqih, Vol.3 p.433 • Tahdhib Al-Ahkam, Vol.7 p.426 • Al-Istibsar, Vol.3 p.247 • Al-Wafi, Vol.22 p.559 • Bihar Al-Anwar, Vol.100 p.364 • Mustadrak Al-Wasa'il, Vol.15 p.45

4499 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنِ ٱلْحَسَنِ بْنِ صَالِحٍ قَالَ: سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ تَزَوَّجَ إِمْرَأَةً فَوَجَدَهَا قَرْنَاءَ قَالَ «هَذِهِ لاَ تَحْبَلُ تُرَدُّ عَلَى أَهْلِهَا» قُلْتُ فَإِنْ كَانَ دَخَلَ بِهَا قَالَ «إِنْ كَانَ عَلِمَ تَزَوَّجَ إِمْرَأَةً فَوَجَدَهَا قَرْنَاءَ قَالَ «هَذِهِ لاَ تَحْبَلُ تُرَدُّ عَلَى أَهْلِهَا» قُلْتُ فَإِنْ كَانَ دَخَلَ بِهَا قَالَ «هَذِهِ لاَ تَحْبَلُ تُردُّ عَلَى أَهْلِهَا» قُلْتُ فَإِنْ كَانَ دَخَلَ بِهَا قَالَ «أَمْسَكَهَا وَ إِنْ قَبْلُ أَنْ يُجَامِعَهَا فَإِنْ شَاءَ بَعْدُ أَمْسَكَهَا وَ إِنْ لَمْ يَعْلَمْ بِهَا إِلاَّ بَعْدَ مَا جَامَعَهَا فَإِنْ شَاءَ بَعْدُ أَمْسَكَهَا وَ إِنْ لَمْ يَعْلَمْ بِهَا إِلاَّ بَعْدَ مَا جَامَعَهَا فَإِنْ شَاءَ بَعْدُ أَمْسَكَهَا وَ إِنْ لَمْ يَعْلَمْ بِهَا إِلاَّ بَعْدَ مَا جَامَعَهَا فَإِنْ شَاءَ بَعْدُ أَمْسَكَهَا وَ إِنْ لَمْ يَعْلَمْ بِهَا إِلاَّ بَعْدَ مَا جَامَعَها فَإِنْ شَاءَ بَعْدُ أَمْسَكَهَا وَ إِنْ لَمْ يَعْلَمْ بِهَا إِللَّ بَعْدَ مَا جَامَعَها فَإِنْ شَاءَ بَعْدُ أَمْسَكَها وَ إِنْ لَمْ يَعْلَمْ بِهَا إِللَّ بَعْدَ مَا جَامَعَها فَإِنْ شَاءَ بَعْدُ أَمْسَكُها وَ إِنْ لَمْ يَعْلَمْ فِي فَرْجِهَا».

Hadith.4499 - Al-Hasan ibn Mahbub narrated from Al-Hasan ibn Salih, who said:

I asked Abu Abdillah ^{a.s} about a man who married a woman and later found her to have a genital defect (imperforation or obstruction).

Imam (a.s) said: "Such a woman cannot conceive and should be returned to her family."

I said: What if he had already consummated the marriage with her?

Imam ^{a.s} said: "If he knew about the defect before having relations with her and still proceeded, then he has accepted her. However, if he only discovered it after consummating the marriage, then he has the choice to either keep her or return her to her family. In either case, she is entitled to keep what he gave her for making her private parts lawful to him."

[REFERENCES]

Al-Kafi, Vol.5 p.409 • Man La Yahduruhu Al-Faqih, Vol.3 p.433 • Al-Wafi, Vol.22 p.563 • Wasa'il Al-Shi'ah, Vol.21 p.215



CHAPTER 123 – CHAPTER ON SEPARATION BETWEEN HUSBAND AND WIFE DUE TO THE DEMAND FOR DOWRY

بَابُ التَّفْرِيقِ بَيْنَ الزَّوْجِ وَ الْمَرْأَةِ بِطَلَبِ الْمَهْرِ

HADITH 4500 @
بسنم اللهِ الرَّحمْنِ الرَّحِيم

4500 - رَوَى عَبْدُ اَللَّهِ بْنُ جَعْفَرِ اَلْحِمْيَرِيُّ عَنِ اَلْحَسَنِ بْنِ مَالِكِ قَالَ: كَتَبْتُ إِلَى أَبِي اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ رَجُلٌ زَوَّجَ إِبْنَتَهُ مِنْ رَجُلٍ فَرَغِبَ فِيهِ ثُمَّ زَهِدَ فِيهِ بَعْدَ ذَلِكَ وَ أَحَبَّ أَنْ يُفَرِّقَ بَيْنَهُ وَ بَيْنَ إِبْنَتِهِ وَ أَبَى اَلْخَتَنُ رَجُلٌ ذَوَّجَ إِبْنَتَهُ مِنْ رَجُلٍ فَرَغِبَ فِيهِ ثُمَّ زَهِدَ فِيهِ بَعْدَ ذَلِكَ وَ أَحَبً أَنْ يُفَرِّقَ بَيْنَهُ وَ بَيْنَ إِبْنَتِهِ وَ أَبَى اَلْخَتَنُ ذَلِكَ وَ لَمْ يُجِبْ إِلَى اَلطَّلاَقِ فَ لَمَّا اللَّهِ اَللَّالِ اللَّهِ فَلَمَّا أَخِذَ لَكُ مَنْ مَلْ اللَّهِ اللَّهُ فَلَمَّا أَخِذَ لَهُ بِمَهْرِ إِبْنَتِهِ لِيُجِيبَ إِلَى اَلطَّلاَقِ وَ مَذْهَبُ اَلْأَبِ اَلتَّخَلُّصُ مِنْهُ فَلَمًا أَخِذَ بِالْمَهْرِ أَجَابَ إِلَى اَلطَّلاَقِ فَكَتَبَ عَلَيْهِ اَلسَّلاَمُ «إِنْ كَانَ الزُّهْدُ مِنْ طَرِيقِ الدِّينِ فَلْيَعْمِدْ إِلَى التَّخَلُّصِ وَ إِنْ كَانَ الزُّهْدُ مِنْ طَرِيقِ الدِّينِ فَلْيَعْمِدْ إِلَى التَّخَلُّصِ وَ إِنْ كَانَ الزُّهْدُ مِنْ طَرِيقِ الدِّينِ فَلْيَعْمِدْ إِلَى التَّخَلُّصِ وَ إِنْ كَانَ الزُّهْدُ مِنْ طَرِيقِ الدِّينِ فَلْيَعْمِدْ إِلَى التَّخَلُّصِ وَ إِنْ كَانَ الزُّهْدُ مِنْ طَرِيقِ اللَّيْ لِنَالَهُ لِللَّهُ اللَّهُ اللَّهِ لِنَا لَوْ لَكُن اللَّهُ لَوْلِكَ اللَّهُ اللَّهُ لَهُ لَيْ يَتَعَرَّضُ لِذَلِكَ».

Hadith.4500 - Abdullah ibn Jafar al-Himyari narrated from Al-Hasan ibn Malik, who said: I wrote to Abu al-Hasan ^{a.s} about a man who had married his daughter to another man. Initially, he was pleased with him, but later he lost interest in him and wished to separate his daughter from him.

However, the son-in-law refused to comply and did not agree to divorce her. The father then demanded the dowry of his daughter from him to compel him to agree to the divorce. The father's intention was to free his daughter from the marriage. When the dowry was demanded, the son-in-law agreed to the divorce.

Imam ^{a.s} wrote in reply: "If the disinterest is based on religious grounds, then let him seek to free himself from the situation. However, if it is for any other reason, he should not interfere in the matter."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.434 • Al-Wafi, Vol.22 p.987 • Wasa'il Al-Shi'ah, Vol.21 p.291



CHAPTER 124 – CHAPTER ON A CHILD BEING BETWEEN BOTH PARENTS – WHO HAS MORE RIGHT TO CUSTODY

بَابُ الْوَلَدِ يَكُونُ بَيْنَ وَالِدَيْهِ أَيُّهُمَا أَحَقُّ بِهِ

® 4504 − 4501 HADITH & بِسْمُ اللهِّ الرَّحْمِيْنِ الرَّحِيْمِ

4501 - رَوَى اَلْعَبَّاسُ بْنُ عَامِرٍ اَلْقَصَبَانِيُ عَنْ دَاوُدَ بْنِ اَلْحُصَيْنِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي قَوْلِ اللَّهِ عَزَّ وَ جَلَّ: ۞ وَ اَلْوٰالِدَاتُ يُرْضِعْنَ أَوْلاَدَهُنَّ حَوْلَيْنِ كَامِلَيْنِ ۞ قَالَ «مَا دَامَ اَلْوَلَدُ فِي اَلرَّضَاعِ فَهُوَ بَيْنَ اللَّهِ عَزَّ وَ جَلَّ: ۞ وَ اَلْوٰالِدَاتُ يُرْضِعْنَ أَوْلاَدَهُنَّ حَوْلَيْنِ كَامِلَيْنِ ۞ قَالَ «مَا دَامَ اَلْوَلَدُ فِي الرَّضَاعِ فَهُو بَيْنَ اللَّهِ عَزَّ وَ جَلَّ اللَّهُ عَلَيْنِ إِللسَّوِيَّةِ فَإِذَا فُطِمَ فَالْأَبُ أَحَقُّ بِهِ مِنَ اَلْأُمُّ فَإِذَا مَاتَ اَلْأَبُ فَالْأُمُّ أَلَالُمُ الْأَمُ لَا أُرْضِعُهُ إِلاَّ بِخَمْسَةِ دَرَاهِمَ فَإِنَّ لَهُ أَنْ يَنْزِعَهُ مِنْهَا إِلاَّ أَنَّ خَيْراً لَهُ وَ مَنْ يَرْضِعُهُ بِأَرْبَعَةِ دَرَاهِمَ فَقَالَتِ اَلْأُمُّ لَا أُرْضِعُهُ إِلاَّ بِخَمْسَةِ دَرَاهِمَ فَإِنَّ لَهُ أَنْ يَنْزِعَهُ مِنْهَا إِلاَّ أَنَّ خَيْراً لَهُ وَ أَرْفَعُهُ إِلاَّ بِخَمْسَةِ دَرَاهِمَ فَإِنَّ لَهُ أَنْ يَنْزِعَهُ مِنْهَا إِلاَّ أَنَّ خَيْراً لَهُ وَ الْفَاسُ اللَّهُ عَلَى اللَّوْمَ فَقَالَتِ اللَّهُ مُ لَا أُرْضِعُهُ إِلَّا بِخَمْسَةِ دَرَاهِمَ فَإِنَّ لَهُ أَنْ يَنْزِعَهُ مِنْهَا إِلاَّ أَنْ خَيْراً لَهُ وَ الْوَلِدُ لَهُ مَعَ أُمِهُ اللَّهُ مَا أُمْدِ».

Hadith.4501 - Al-Abbas ibn Amir al-Qasbani narrated from Dawud ibn al-Husayn, from Abu Abdillah ^{a.s} regarding the saying of Allah ^{SWT}, the Mighty and Majestic:

"And the mothers shall suckle their children for two full years." (Surah Al-Baqarah 2:233) Imam ^(a.s) said: "As long as the child is being nursed, the parents share equal rights over it. But when the child is weaned, the father has more right to it than the mother. However, if the father dies, the mother has more right to the child than the paternal relatives.

If the father finds someone to nurse the child for four dirhams, and the mother says, 'I will not nurse him except for five dirhams,' then he has the right to take the child away from her. Nevertheless, it is better and more beneficial for the child to remain with its mother."

[REFERENCES

Al-Kafi, Vol.6 p.45 • Man La Yahduruhu Al-Faqih, Vol.3 p.434 • Tahdhib Al-Ahkam, Vol.8 p.104 • Al-Istibsar, Vol.3 p.320 • Awali Al-La'ali, Vol.3 p.369 • Al-Wafi, Vol.23 p.1376 • Wasa'il Al-Shi'ah, Vol.21 p.470

4502 - وَ رَوَى سُلَيْمَانُ بْنُ دَاوُدَ اَلْمِنْقَرِيُّ عَنْ حَفْصِ بْنِ غِيَاثٍ أَوْ غَيْرِهِ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُل طَلَّقَ اِمْرَأَتَهُ وَ بَيْنَهُمَا وَلَدٌ أَيُّهُمَا أَحَقُّ بِهِ قَالَ «اَلْمَرْأَةُ مَا لَمْ تَتَزَوَّجْ».

Hadith.4502 - Sulaiman ibn Dawud al-Minqari narrated from Hafs ibn Ghiyath or another person, who said: I asked Abu Abdillah ^{a.s} about a man who divorced his wife, and they had a child between them. Which of them has more right to the child? Imam ^{a.s} said: "The mother, as long as she does not remarry."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.435 • Awali Al-La'ali, Vol.3 p.368

BAB UI QAIM

4503 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي أَيُّوبَ عَنِ اَلْفُضَيْلِ بْنِ يَسَارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ: «أَيُّمَا إِمْرَأَةٍ حُرَّةٍ تَزَوَّجَتْ عَبْداً فَوَلَدَتْ مِنْهُ أَوْلاَداً فَهِيَ أَحَقُّ بِوُلْدِهَا مِنْهُ وَ هُمْ أَحْرَارٌ فَإِذَا أُعْتِقَ اَلرَّجُلُ قَهُو اللهِ عَلَيْهِ اللهِ عَنْهَا لِمُوْضِعِ اَلْأَبٍ».

Hadith.4503 - Al-Hasan ibn Mahbub narrated from Abu Ayyub, from Al-Fudhayl ibn Yasar, from Abu Abdillah ^{a.s}, who said: "Any free woman who marries a slave and bears children from him, she has more right to her children than he does, and the children are free. However, if the man is emancipated, then he has more right to his children than she does because of his position as their father."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.435 • Al-Wafi, Vol.23 p.1377 • Wasa'il Al-Shi'ah, Vol.21 p.459

4504 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ جَعْفَرٍ اَلْحِمْيَرِيُّ عَنْ أَيُّوبَ بْنِ نُوحٍ قَالَ: كَتَبَ إِلَيْهِ عَلَيْهِ اَلسَّلاَمُ بَعْضُ أَصْحَابِهِ أَنَّهُ كَانَتْ لِيَ اِمْرَأَةٌ وَ لِي مِنْهَا وَلَدٌ وَ خَلَّيْتُ سَبِيلَهَا فَكَتَبَ عَلَيْهِ اَلسَّلاَمُ «اَلْمَرْأَةُ أَحَقُّ بِالْوَلَدِ إِلَى أَنْ يَبْلُغَ سَبْعَ سِنِينَ إِلاَّ أَنْ تَشَاءَ اَلْمَرْأَةُ».

Hadith.4504 - Abdullah ibn Jafar al-Himyari narrated from Ayyub ibn Nuh, who said: One of his ^{a.s} companions wrote to him, saying: "I had a wife, and I have a child from her, but I divorced her."

Imam ^{a.s} wrote in reply: "The mother has more right to the child until the child reaches seven years of age, unless the mother chooses otherwise."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.435 • Al-Wafi, Vol.23 p.1376 • Wasa'il Al-Shi'ah, Vol.21 p.472



CHAPTER 125 – CHAPTER ON THE AGE AT WHICH CHILDREN SHOULD NO LONGER BE TOUCHED AFFECTIONATELY OR CARRIED, AND THE OBLIGATION TO SEPARATE THEM IN THEIR BEDS

بَابُ الْحَدِّ الَّذِي إِذَا بَلَغَهُ الصِّبْيَانُ لَمْ يَجُزْ مُبَاشَرَتُهُمْ وَ حَمْلُهُمْ وَ وَجَبَ التَّفْرِيقُ بَيْنَهُمْ فِي الْمَضَاجِعِ

> © 4510 − 4510 ⊕ HADITH 4505 − 4510 @ بِسِمْم اللهِّ الرَّحِمْنِ الرَّحِيمِ

4505 - رَوَى مُحَمَّدُ بْنُ يَحْيَى ٱلْخَزَّازُ عَنْ غِيَاثِ بْنِ إِبْرَاهِيمَ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ قَالَ عَلِيُّ صَلَوَاتُ ُ ٱللَّهِ عَلَيْهِ : «مُبَاشَرَةُ ٱلْمَرْأَةِ اِبْنَتَهَا إِذَا بَلَغَتْ سِتَّ سِنِينَ شُعْبَةٌ مِنَ ٱلرِّنَا».

Hadith.4505 - Muhammad ibn Yahya al-Khazzaz narrated from Ghiyath ibn Ibrahim, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said: "Imam Ali ibn Abi Talib ^{a.s} said: "A woman touching her daughter in an inappropriate manner once she has reached six years of age is a form of indecency (a branch of fornication)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.436 • Makarim Al-Akhlaq, Vol.1 p.223 • Al-Wafi, Vol.22 p.849 • Wasa'il Al-Shi'ah, Vol.20 p.230 • Bihar Al-Anwar, Vol.101 p.96

4506 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ يَحْيَى اَلْكَاهِلِيُّ قَالَ سَأَلَ أَحْمَدُ بْنُ اَلتُّعْمَانِ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فَقَالَ لَهُ عِنْدِي جُوَيْرِيَةٌ لَيْسَ بَيْنِي وَ بَيْنَهَا رَحِمٌ وَ لَهَا سِتُّ سِنِينَ قَالَ «لاَ تَضَعْهَا فِي حَجْرِك».

Hadith.4506 - Abdullah ibn Yahya al-Kahili narrated that Ahmad ibn al-Numan asked Abu Abdillah ^{a.s}: "I have a young bondwoman who is not related to me by blood, and she is six years old."

Imam ^{a.s} said: "Do not place her in your lap."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.436

4507 - وَ رَوَى أَحْمَدُ بْنُ مُحَمَّدِ بْنِ أَبِي نَصْرٍ عَنِ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ قَالَ: «يُؤْخَذُ اَلْغُلاَمُ بِالصَّلاَةِ وَ هُوَ اِبْنُ سَبْع سِنِينَ وَ لاَ تُغَطِّي اَلْمَرْأَةُ شَعْرَهَا مِنْهُ حَتَّى يَحْتَلِمَ».

Hadith.4507 - Ahmad ibn Muhammad ibn Abi Nasr narrated from Imam Ali ibn Musa Ar-Ridha ^{a.s}, who said: "A boy is instructed to perform prayer when he is seven years old, and a woman is not required to cover her hair in front of him until he reaches puberty."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.436 • Al-Wafi, Vol.22 p.815 • Wasa'il Al-Shi'ah, Vol.20 p.229 • Wasa'il Al-Shi'ah, Vol.21 p.460



CHAPTER 125 – CHAPTER ON THE AGE AT WHICH CHILDREN SHOULD NO LONGER BE TOUCHED AFFECTIONATELY OR CARRIED, AND THE OBLIGATION TO SEPARATE THEM IN THEIR BEDS

------4508 - وَ رُوِيَ: «أَنَّهُ يُفَرَّقُ بَيْنَ اَلصَّبْيَان فِى اَلْمَضَاجِع لِسِتٌّ سِنِينَ».

Hadith.4508 - It is narrated: "Children should be separated in their sleeping arrangements at the age of six years."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.436 • Makarim Al-Akhlaq, Vol.1 p.223 • Al-Wafi, Vol.23 p.1380 • Wasa'il Al-Shi'ah, Vol.20 p.231 • Wasa'il Al-Shi'ah, Vol.21 p.461 • Bihar Al-Anwar, Vol.101 p.97

4509 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ مَيْمُونِ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ قَالَ رَسُولُ اللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «اَلصَّبِيُّ وَ اَلصَّبِيُّ وَ اَلصَّبِيَّةُ وَ اَلصَّبِيَّةً وَ الصَّبِيَّةُ وَ اللَّهِ عَلَىٰ مَنْونُ عَنْ اللَّهُ عَلَيْهِ مَلَّالِهُ عَلَيْهِ مَلْ اللَّهُ عَلَيْهِمُ الللَّهُ عَلَيْهِ وَ اللَّهُ عَلَيْهِ وَ اللَّهُ عَلَيْهُ مَا اللَّهُ عَلَيْهِ وَ الصَّبِيَّةُ وَ الصَّبِيِّةُ وَاللَّهُ عَلْمُ الللَّهُ عَلَيْهِ وَ اللَّهُ عَلَيْهِ وَ اللَّهُ عَلَيْهِ مِنْ اللَّهُ عَلَيْهِ وَ اللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهُ مَالْمَالِمُ الللَّهُ عَلْمُ الللَّهُ عَلَيْهُ مِنْ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَىٰ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ الللللَّهُ اللَّهُ الللَّهُ اللَّهُ الللللَّهُ اللَّهُ الللِلْمُ الللَّهُ الللللِهُ الللللْمُ الللللّهُ الللللّهُ اللللللّهُو

Hadith.4509 - Abdullah ibn Maymun narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers (peace be upon them), who said: The Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) said: "A boy and a boy, a boy and a girl, and a girl and a girl should be separated in their sleeping arrangements at the age of ten years."

[REFERENCES]

 $\label{thm:continuous} Man\,La\,Yahduruhu\,Al-Faqih,\,Vol.3\,p.436 \bullet Makarim\,Al-Akhlaq,\,Vol.1\,p.223 \bullet Al-Wafi,\,Vol.23\,p.1380 \bullet Wasa'il\,Al-Shi'ah,\,Vol.20\,p.231 \bullet Wasa'il\,Al-Shi'ah,\,Vol.21\,p.460 \bullet Bihar\,Al-Anwar,\,Vol.101\,p.96$

4510 - وَ فِي رِوَايَةِ مُحَمَّدِ بْنِ أَحْمَدَ عَنِ اَلْعُبَيْدِيٍّ عَنْ زَكَرِيًّا اَلْمُؤْمِنِ رَفَعَهُ أَنَّهُ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ السَّلاَمُ : «إِذَا بِلَغَتِ اَلْجَارِيَةُ سِتَّ سِنِينَ فَلاَ يُقَبِّلُهَا اَلْغُلاَمُ وَ اَلْغُلاَمُ لاَ يُقَبِّلُ اَلْمَرْأَةَ إِذَا جَازَ سَبْعَ سِنِينَ».

Hadith.4510 - In a narration from Muhammad ibn Ahmad, from Al-Ubaydi, from Zakariya al-Mu'min, who raised it to Abu Abdillah ^{a.s}, he said:

"When a girl reaches six years of age, a boy should not kiss her, and a boy should not kiss a woman once he passes seven years of age."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.437 • Al-Wafi, Vol.22 p.849 • Wasa'il Al-Shi'ah, Vol.20 p.230 • Bihar Al-Anwar, Vol.101 p.96



CHAPTER 126 – CHAPTER ON LEGAL MARITAL PROTECTION (IHSAN)

بَابُ الْإِحْصَانِ

% HADITH 4511 – 4512 % بِسِنْم اللهِّ الرَّحْمُنِ الرَّعِيمِ

4511 - رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنِ اَلْحُرَّ أَ تُحْصِنُهُ اَلْمَمْلُوكَةُ وَ النَّصْرَانِيُّ يُحْصِنُ اَلْيَهُودِيَّةَ وَ اَلْيَهُودِيُّ يُحْصِنُ اَلْمَمْلُوكُ اَلْحُرَّةَ وَ اَلنَّصْرَانِيُّ يُحْصِنُ اَلْيَهُودِيَّةَ وَ اَلْيَهُودِيُّ يُحْصِنُ اَلْمَمْلُوكُ اَلْحُرَّةَ وَ اَلنَّصْرَانِيُّ يُحْصِنُ اَلْيَهُودِيَّةً وَ اَلْيَهُودِيُّ يُحْصِنُ اَلْمَمْلُوكُ اَلْحُرَّةَ وَ النَّصْرَانِيُّ يُحْصِنُ الْيَهُودِيَّةَ وَ اَلْيَهُودِيُّ يُحْصِنُ اللَّهُ مِنْ الْمَمْلُوكُ الْحُرَّةَ وَ النَّصْرَانِيُّ يُحْصِنُ الْيَهُودِيُّ يَعْرَبُونُ اللَّهُ مُنْ اللْعُمْ لَا اللَّهُ مُنْ اللْلِيْ لَا اللَّهُ مُنْ اللْمُنْ اللَّهُ مُنْ اللَّهُ مُنْ اللَّهُ مُنْ اللَّهُ مُنْ اللَّهُ مُنْ اللَّهُ اللَّهُ اللَّهُ اللَّهُ مُنْ اللَّهُ مُنْ اللَّهُ مُنْ اللَّهُ اللَّهُ مُنْ اللَّهُ مُنْ اللَّهُ مُنْ اللَّهُ مُنْ اللْعُمْ اللَّهُ مُنْ اللَّهُ مُنْ اللَّهُ مُنْ اللَّهُ مُنْ اللْعُمُ اللَّهُ مُنْ اللَّهُ مُنْ اللْمُنْ اللَّهُ مُنْ اللَّهُ مُلِولَا اللَّهُ مُنْ اللْمُعُلِي اللْمُنْ اللْمُنْ اللَّهُ اللْمُنْ اللْمُنْ اللْمُنْ اللْمُنْ اللْمُنْ اللْمُنْ اللْمُنْ اللْمُنُ

Hadith.4511 - Al-Alaa narrated from Muhammad ibn Muslim, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said: I asked Imam ^{a.s} whether a bondwoman provides legal protection (iḥṣan) for a free man.

Imam ^{a.s} said: "A bondwoman does not provide legal protection for a free man, nor does a slave man provide legal protection for a free woman. However, a Christian man provides legal protection for a Jewish woman, and a Jewish man provides legal protection for a Christian woman."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.437 • Al-Wafi, Vol.15 p.254 • Wasa'il Al-Shi'ah, Vol.28 p.75

4512 - : وَ سُئِلَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ عَنْ قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ وَ اَلْمُحْصَنَٰاتُ مِنَ اَلنِّسَاءِ ۞ قَالَ «هُنَّ اَلْعَفَائِفُ». قَالَ «هُنَّ ذَوَاتُ اَلْأَزْوَاجِ» قُلْتُ ۞ وَ اَلْمُحْصَنَاتُ مِنَ اَلَّذِينَ أُوتُوا اَلْكِتَابَ مِنْ قَبْلِكُمْ ۞ قَالَ «هُنَّ اَلْعَفَائِفُ».

Hadith.4512 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} was asked about the saying of Allah ^{SWT}, the Mighty and Majestic: "And [forbidden to you are] married women" (Surah An-Nisa 4:24). Imam ^{a.s} said: "They are those who have husbands."

I said: "And [lawful in marriage are] chaste women from among those who were given the Scripture before you" (Surah Al-Ma'idah, 5:5).

Imam ^{a.s} said: "They are the chaste women."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.437 • Al-Wafi, Vol.21 p.277 • Wasa'il Al-Shi'ah, Vol.28 p.72 • Tafsir Al-Burhan, Vol.2 p.57 • Tafsir Nur Al-Thaqalayn, Vol.1 p.594 • Tafsir Kanz Al-Daqaiq, Vol.4 p.42



CHAPTER 127 – CHAPTER ON THE HUSBAND'S RIGHTS OVER HIS WIFE

بَابُ حَقِّ الزَّوْجِ عَلَى الْمَرْأَةِ

% 4524 − 4513 HADITH & يسئم اللهِّ الرَّحَمْنِ الرَّحِيمِ

4513 - رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ مَالِكِ بْنِ عَطِيَّةَ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «جَاءَتِ إِمْرَأَةٌ إِلَى رَسُولِ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ فَقَالَتْ يَا رَسُولَ ٱللَّهِ مَا حَقُّ ٱلرَّوْجِ عَلَى ٱلْمَرْأَةِ فَقَالَ لَهَا «تُطِيعُهُ وَ لاَ تَعْصِيهِ وَ لاَ تَصَدَّقُ مِنْ بَيْتِهَا شَيْئاً إِلاَّ بِإِذْنِهِ وَ لاَ تَصُومُ تَطَوُّعاً إِلاَّ بِإِذْنِهِ وَ لاَ تَصُدَّقُ مِنْ بَيْتِهَا شَيْئاً إِلاَّ بِإِذْنِهِ وَ لاَ تَصُومُ تَطَوُّعاً إِلاَّ بِإِذْنِهِ وَ لاَ تَصُدَّقُ مِنْ بَيْتِهَا إِلاَّ بِإِذْنِهِ وَلاَ تَصُدَّقُ مِنْ بَيْتِهَا إِلاَّ بِإِذْنِهِ وَلاَ تَصُومُ تَطَوُّعاً إِلاَّ بِإِذْنِهِ وَلاَ تَصُدَّقُ مَنْ أَغْضَمُ أَللَّامِ كَانَتْ عَلَى ظَهْرِ قَتَبٍ وَ لاَ تَحْرُجُ مِنْ بَيْتِهَا إِلاَّ بِإِذْنِهِ فَإِلْ خَرَجَتْ بِغَيْرٍ إِذْنِهِ لَعَنَتْهَا مَلاَئِكَةُ ٱلسَّمَاءِ وَ مَلاَئِكَةُ ٱلسَّمَاءِ وَ مَلاَئِكَةُ ٱلسَّمَاءِ وَ مَلاَئِكَةُ ٱللسَّمَاءِ وَ مَلاَئِكَةُ ٱللَّامِ مَنْ أَغْظُمُ ٱلنَّاسِ حَقًا عَلَى ٱلْمَرْأَةِ قَالَ «زَوْجُهَا» قَالَتْ فَمَا لِي مِنَ ٱلْحَقِّ عَلَى ٱلْمَرْأَةِ قَالَ «زَوْجُهَا» قَالَتْ فَمَا لِي مِنَ ٱلْحَقِّ عَلَى ٱلْمُرْأَةِ قَالَ «زَوْجُهَا» قَالَتْ فَمَا لِي مِنَ ٱلْحَقِّ عَلَى الرَّجُلِ قَالَ «وَالِدَاهُ» قَالَتْ فَمَنْ أَعْظُمُ ٱلنَّاسِ حَقًا عَلَى ٱلْمَرْأَةِ قَالَ «زَوْجُهَا» قَالَتْ فَمَا لِي مِنَ ٱلْحَقِّ عَلَى اللَّهِ مِثْلُ مَا لَهُ عَلَيَ قَالَ «لَا مَلْ كُلُ مِائَةٍ وَاحِدَةٌ» فَقَالَتْ وَ ٱلَّذِي بَعَثَكَ بِالْحَقِّ نَبِيًا لاَ يَمْلِكُ رَقَبَتِي رَجُلُ

Hadith.4513 - Al-Hasan ibn Mahbub narrated from Malik ibn Atiyyah, from Muhammad ibn Muslim, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

A woman came to the Messenger of Allah (SWT) (peace and blessings be upon him and his family) and said: "O Messenger of Allah (SWT), what is the right of a husband over his wife?"

Imam ^{a.s} said: "She must obey him and not disobey him. She must not give anything in charity from his house except with his permission, and she must not observe voluntary fasting except with his permission. She must not deny him herself, even if she is on the back of a camel. She must not leave her house without his permission. If she leaves without his permission, the angels of the heavens, the angels of the earth, the angels of wrath, and the angels of mercy will curse her until she returns to her house."

She then asked: "O Messenger of Allah $^{\{SWT\}}$, who has the greatest right over a man?"

He {saws} said: "His parents."

She asked: "And who has the greatest right over a woman?"

He {saws} said: "Her husband."

She then asked: "Do I have the same right over him as he has over me?"

He {saws} replied: "No, not even one out of a hundred."

She said: "By the One who sent you as a Prophet with truth, no man will ever have control over my neck!"

[REFERENCES]

Al-Kafi, Vol.5 p.506 • Man La Yahduruhu Al-Faqih, Vol.3 p.438 • Makarim Al-Akhlaq, Vol.1 p.214 • Awali Al-La'ali, Vol.2 p.142 • Awali Al-La'ali, Vol.3 p.310 • Al-Wafi, Vol.22 p.773 • Tafsir Al-Safi, Vol.1 p.258 • Wasa'il Al-Shi'ah, Vol.20 p.157 • Tafsir Al-Burhan, Vol.1 p.475 • Bihar Al-Anwar, Vol.100 p.248



4514 - وَ- رَوَى الْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ اللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: لَيْسَ لِلْمَرْأَةِ مَعَ زَوْجِهَا أَمْرٌ فِي عِثْقٍ وَ لَا صَدَقَةٍ وَ لَا تَدْبِيرٍ وَ لَا هِبَةٍ وَ لَا نَذْرٍ فِي مَالِهَا إِلَّا بِإِذْنِ زَوْجِهَا إِلَّا فِي حَجٍّ أَوْ زَكَاةٍ مَعَ زَوْجِهَا أَمْرٌ فِي عِثْقٍ وَ لَا صَدَقَةٍ وَ لَا تَدْبِيرٍ وَ لَا هِبَةٍ وَ لَا نَذْرٍ فِي مَالِهَا إِلَّا بِإِذْنِ زَوْجِهَا إِلَّا فِي حَجٍّ أَوْ زَكَاةٍ أَوْ بَرًا بَتِهَا.

Hadith.4514 - Al-Hasan ibn Mahbub narrated from Abdullah ibn Sinan, from Abu Abdillah ^{a.s}, who said:

"A woman has no authority, alongside her husband, to emancipate (a slave), give charity, make a bequest, give a gift, or make a vow concerning her wealth without her husband's permission, except in matters of Haji, Zakat, honoring her parents, or maintaining ties with her relatives."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.438

4515 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ مَالِكِ بْنِ عَطِيَّةَ عَنْ سُلَيْمَانَ بْنِ خَالِدٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «إِنَّ قَوْماً أَتَوْا رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَقَالُوا يَا رَسُولَ اَللَّهِ إِنَّا رَأَيْنَا أَنَاساً يَسْجُدُ بَعْضُهُمْ لِبَعْضِ قَالَ: «إِنَّ قَوْماً أَتَوْا رَسُولَ اَللَّهِ عَلَيْهِ وَ آلِهِ «لَوْ كُنْتُ آمِراً أَحَداً أَنْ يَسْجُدَ لِأَحَدٍ لَأَمَرْتُ اَلْمَرْأَةَ أَنْ تَسْجُدَ لِزَوْجِهَا».

Hadith.4515 - Al-Hasan ibn Mahbub narrated from Malik ibn Atiyyah, from Sulaiman ibn Khalid, from Abu Abdillah ^{a.s}, who said:

"A group of people came to the Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) and said: 'O Messenger of Allah ^{SWT}, we have seen people prostrating to one another.' The Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) said: 'If I were to command anyone to prostrate to another, I would have commanded the woman to prostrate to her husband.'"

[REFERENCES]

Al-Kafi, Vol.5 p.507 • Man La Yahduruhu Al-Faqih, Vol.3 p.438 • Makarim Al-Akhlaq, Vol.1 p.215 • Al-Wafi, Vol.22 p.777 • Wasa'il Al-Shi'ah, Vol.20 p.162

4516 - وَ رَوَى مُحَمَّدُ بْنُ ٱلْفُضَيْلِ عَنْ شُرَيْسِ ٱلْوَابِشِيِّ عَنْ جَابِرٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِنَّ ٱللَّهَ عَزَّ وَ جَلَّ كَتَبَ عَلَى ٱلرِّجَالِ ٱلْجِهَادَ وَ عَلَى ٱلنِّسَاءِ ٱلْجِهَادَ فَجِهَادُ ٱلرَّجُلِ أَنْ يَبْذُلَ مَالَهُ وَ دَمَهُ حَتَّى يُقْتَلَ فِي عَزِّ وَ جَلَّ وَ جَهَادُ ٱلْمَرْأَةِ أَنْ تَصْبِرَ عَلَى مَا تَرَى مِنْ أَذَى زَوْجِهَا وَ غَيْرَتِهِ».

Hadith.4516 - Muhammad ibn al-Fudhayl narrated from Shurayh al-Wabishi, from Jabir, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"Indeed, Allah (SWT), the Mighty and Majestic, has ordained jihad upon men and jihad upon women. The jihad of a man is to spend his wealth and sacrifice his blood until he is killed in the way of Allah (SWT), the Mighty and Majestic. And the jihad of a woman is to be patient with what she faces from the harm and jealousy of her husband."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.439 • Makarim Al-Akhlaq, Vol.1 p.215 • Wasa'il Al-Shi'ah, Vol.20 p.157

BAB UL OAIM

4517 - وَ قَالَ عَلَيْهِ السَّلامُ: إِنَّ «اَلنَّاجِيَ مِنَ اَلرِّجَالِ قَلِيلٌ وَ مِنَ اَلنِّسَاءِ أَقَلُّ وَ أَقَلُّ».

Hadith.4517 - Imam ^{a.s} said: "Indeed, those who are saved from among the men are few, and from among the women, even fewer and fewer."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.439 • Makarim Al-Akhlaq, Vol.1 p.215 • Wasa'il Al-Shi'ah, Vol.20 p.157

4518 - وَ فِي حَدِيثٍ آخَرَ قَالَ: «جِهَادُ ٱلْمَرْأَةِ حُسْنُ ٱلتَّبَعُّل ».

Hadith.4518 - And in another narration, Imam ^{a.s} said:

"The jihad of a woman is being a good wife."

[REFERENCES]

Al-Kafi, Vol.5 p.9 • Al-Kafi, Vol.5 p.507 • Man La Yahduruhu Al-Faqih, Vol.3 p.439 • Shihab Al-Akhbar, Vol.1 p.28 • Makarim Al-Akhlaq, Vol.1 p.215 • Uyun Al-Hikam, Vol.1 p.223 • Al-Wafi, Vol.22 p.776 • Wasa'il Al-Shi'ah, Vol.15 p.23 • Wasa'il Al-Shi'ah, Vol.20 p.163 • Bihar Al-Anwar, Vol.97 p.7

4519 - وَ رَوَى مُحَمَّدُ بْنُ اَلْفُضَيْلِ عَنْ سَعْدِ بْنِ عُمَرَ اَلْجَلاَّبِ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «أَيُّمَا اِمْرَأَةٍ بَاتَتْ وَ زَوْجُهَا عَلَيْهَا سَاخِطٌ فِي حَقِّ لَمْ تُقْبَلْ مِنْهَا صَلاَةٌ حَتَّى يَرْضَى عَنْهَا».

Hadith.4519 - Muhammad ibn al-Fudhayl narrated from Sa'd ibn Umar al-Jallab, who said: Abu Abdillah ^{a.s} said:

"Any woman who spends the night while her husband is angry with her over a rightful matter, her prayer will not be accepted until he is pleased with her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.439 • Makarim Al-Akhlaq, Vol.1 p.215

4520 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ 4520 - وَ رَوَى اَلسَّكُونِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ قَالَ وَلُوعَ ».

Hadith.4520 - Al-Sakuni narrated from Jafar ibn Muhammad, from his father ^{a.s}, who said: The Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) said: "Any woman who leaves her house without her husband's permission has no right to maintenance until she returns."

[REFERENCES]

Al-Kafi, Vol.5 p.514 • Man La Yahduruhu Al-Faqih, Vol.3 p.439 • Makarim Al-Akhlaq, Vol.1 p.215 • Al-Wafi, Vol.22 p.778 • Wasa'il Al-Shi'ah, Vol.21 p.116 • Wasa'il Al-Shi'ah, Vol.21 p.517

4521 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «أَيُّمَا اِمْرَأَةٍ تَطَيَّبَتْ لِغَيْرِ زَوْجِهَا لَمْ تُقْبَلْ مِنْهَا صَلاَةٌ حَتَّى تَغْتَسِلَ مِنْ طِيبِهَا كَغُسْلِهَا مِنْ جَنَابَتِهَا».



Hadith.4521 - Imam (a.s) said:

"Any woman who applies perfume for someone other than her husband, her prayer will not be accepted until she washes off the perfume as she would wash after a state of major ritual impurity (janabah)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.440 • Makarim Al-Akhlaq, Vol.1 p.215

م المراجعة ا

4522 - وَ قَالَ ٱلصَّادِقُ عَلَيْهِ ٱلسَّلاَمُ : «لاَ يَنْبَغِي لِلْمَرْأَةِ أَنْ تُجَمِّرَ ثَوْبَهَا إِذَا خَرَجَتْ مِنْ بَيْتِهَا».

Hadith.4522 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"It is not appropriate for a woman to perfume her clothes with incense when she leaves her house."

[REFERENCES]

Al-Kafi, Vol.5 p.519 • Man La Yahduruhu Al-Faqih, Vol.3 p.440 • Al-Wafi, Vol.22 p.814 • Wasa'il Al-Shi'ah, Vol.20 p.161

4523 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ: «أَيُّمَا إِمْرَأَةٍ وَضَعَتْ ثَوْبَهَا فِي غَيْرِ مَنْزِلِ زَوْجِهَا أَوْ بِغَيْرِ إِذْنِهِ لَمْ تَزَلْ فِي لَعْنَةِ

اَللَّهِ إِلَى أَنْ تَرْجِعَ إِلَى بَيْتِهَا».

Hadith.4523 - Imam {a.s} said:

"Any woman who removes her clothing outside her husband's house or without his permission remains under the curse of Allah (SWT) until she returns to her home."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.440 • Makarim Al-Akhlaq, Vol.1 p.215 • Al-Wafi, Vol.22 p.778

Hadith.4524 - Jamil ibn Darraj narrated from Abu Abdillah ^{a.s} that he said:

"Any woman who says to her husband, 'I have never seen any good from you,' then her deeds are rendered void."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.440 • Al-Wafi, Vol.22 p.781 • Wasa'il Al-Shi'ah, Vol.20 p.162



CHAPTER 128 – CHAPTER ON THE WIFE'S RIGHTS OVER HER HUSBAND

بَابُ حَقِّ الْمَرْأَةِ عَلَى الزَّوْجِ

% 4538 − 4525 HADITH 4525 @ بِسْمُم اللهِّ الرَّحَمْنِ الرَّحِيمِ

4525 - رَوَى اَلْعَلاَءُ بْنُ رَزِينٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ اَلِهِ : «أَوْصَانِي جَبْرَئِيلُ عَلَيْهِ اَلسَّلاَمُ بِالْمَرْأَةِ حَتَّى ظَنَنْتُ أَنَّهُ لاَ يَنْبَغِي طَلاَقُهَا إِلاَّ مِنْ فَاحِشَةٍ مُبَيِّنَةٍ».

Hadith.4525 - Al-Alaa ibn Razin narrated from Muhammad ibn Muslim, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^(a.s) that the Messenger of Allah ^(SWT) said:

"Archangel Jibril ^{a.s} advised me regarding women so much that I thought divorce should not be permissible except in the case of clear indecency."

[REFERENCES]

Al-Kafi, Vol.5 p.512 • Man La Yahduruhu Al-Faqih, Vol.3 p.440 • Makarim Al-Akhlaq, Vol.1 p.216 • Uddat Al-Da'i, Vol.1 p.91 • Al-Wafi, Vol.22 p.786 • Wasa'il Al-Shi'ah, Vol.20 p.170 • Bihar Al-Anwar, Vol.100 p.253

4526 - وَ سَأَلَ إِسْحَاقُ بْنُ عَمَّارٍ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنْ حَقِّ اَلْمَرْأَةِ عَلَى زَوْجِهَا قَالَ «يُشْبِعُ بَطْنَهَا وَ يَكْسُو جُثَّتَهَا وَ إِنْ جَهِلَتْ غَفَرَ لَهَا».

Hadith.4526 - Ishaq ibn Ammar asked Abu Abdillah ^{a.s} about the right of a woman over her husband.

Imam ^{a.s} said: "He should satisfy her hunger, clothe her body, and if she acts ignorantly, he should forgive her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.440 • Tafsir Al-Safi, Vol.1 p.257

4527 - : «إِنَّ إِبْرَاهِيمَ خَلِيلَ اَلرَّحْمَٰنِ عَلَيْهِ اَلسَّلاَمُ شَكَا إِلَى اَللَّهِ عَزَّ وَ جَلَّ خُلُقَ سَارَةَ فَأَوْحَى اَللَّهُ عَزَّ وَ جَلَّ خُلُقَ سَارَةَ فَأَوْحَى اَللَّهُ عَزَّ وَ جَلَّ إِلَى اللَّهِ عَزَّ وَ جَلَّ خُلُقَ سَارَةَ فَأَوْمَتُهُ إِلَّا أَقَمْتُهُ إِنْ أَقَمْتُهُ إِنْ أَقَمْتُهُ إِنْ كَسَرَ وَ إِنْ تَرَكْتَهُ إِسْتَمْتَعْتَ بِهِ » قُلْتُ مَنْ قَالَ هَذَا فَغَضِبَ ثُمَّ إِلَيْهِ أَن اللَّهُ عَلَيْهِ وَ آلِهِ ». قَالَ «هَذَا وَ اَللَّهِ قَوْلُ رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ ».

Hadith.4527 – Ibrahim ^{a.s}, the Friend of the Most Merciful ^{SWT}, complained to Allah ^{SWT}, the Mighty and Majestic, about the behavior of Sarah ^{s.a}. So Allah ^{SWT}, the Mighty and Majestic, revealed to him:

"The example of a woman is like the example of a rib, if you try to straighten it, it will break, and if you leave it as it is, you will benefit from it."

I asked: "Who said this?"

Imam ^{a.s} became angry and then said: "By Allah ^{SWT}, this is the saying of the Messenger of Allah ^{SWT} (peace and blessings be upon him and his family)."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.440

4528 - وَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : «كَانَتْ لِأَبِي عَلَيْهِ اَلسَّلاَمُ إِمْرَأَةٌ وَ كَانَتْ تُؤْذِيهِ فَكَانَ يَغْفِرُ لَهَا ».

Hadith.4528 - Abu Abdillah (a.s) said:

"My father {a.s} had a wife who used to harm him, yet he would forgive her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.441 • Awalim Al-Uloom, Vol.19 p.345

4529 - وَ رَوَى عَاصِمُ بْنُ حُمَيْدٍ عَنْ أَبِي بَصِيرٍ قَالَ سَمِعْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «مَنْ كَانَتْ عِنْدَهُ اِمْرَأَةٌ فَلَمْ يَكْسُهَا مَا يُوَارِي عَوْرَتَهَا وَ يُطْعِمْهَا مَا يُقِيمُ صُلْبَهَا كَانَ حَقّاً عَلَى اَلْإِمَامِ أَنْ يُفَرِّقَ بَيْنَهُمَا».

Hadith.4529 - Asim ibn Humayd narrated from Abu Basir, who said: I heard Abu Jafar Imam Muhammad ibn Ali Al-Bagir ^{a.s} say:

"Whoever has a wife and does not provide her with clothing to cover her modesty and food to sustain her strength, it is the duty of the Imam to separate them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.441 • Makarim Al-Akhlaq, Vol.1 p.217 • Al-Wafi, Vol.22 p.789 • Wasa'il Al-Shi'ah, Vol.21 p.509

4530 - وَ رَوَى رِبْعِيُّ بْنُ عَبْدِ ٱللَّهِ وَ ٱلْفُضَيْلُ بْنُ يَسَارٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : فِي قَوْلِهِ عَزَّ وَ جَلَّ: وَ مَنْ قُدِرَ عَلَيْهِ رِزْقُهُ فَلْيُنْفِقْ مِمَّا آتَاهُ ٱللَّهُ ۞ قَالَ «إِنْ أَنْفَقَ عَلَيْهَا مَا يُقِيمُ ظَهْرَهَا مَعَ كِسْوَةٍ وَ إِلاَّ فُرِّقَ بَيْنَهُمَا».

Hadith.4530 - Rubi ibn Abdullah and Al-Fudhayl ibn Yasar narrated from Abu Abdillah ^{a.s} regarding the saying of Allah ^{SWT}, the Mighty and Majestic:

"And whoever has his provision restricted, let him spend from what Allah (SWT) has given him" (Surah At-Talaq 65:7).

Imam ^{a.s} said: "If he provides for her what sustains her strength along with clothing, then it is sufficient. Otherwise, they shall be separated."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.441 • Makarim Al-Akhlaq, Vol.1 p.217 • Wasa'il Al-Shi'ah, Vol.21 p.509 • Tafsir Al-Burhan, Vol.5 p.412

4531 - وَ رَوَى أَبُو اَلصَّبَّاحِ اَلْكِنَانِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ:

«إِذَا صَلَّتِ اَلْمَرْأَةُ خَمْسَهَا وَ صَامَتْ شَهْرَهَا وَ حَجَّتْ بَيْتَ رَبِّهَا وَ أَطَاعَتْ زَوْجَهَا وَ عَرَفَتْ حَقَّ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ فَلْتَدْخُلْ مِنْ أَيٍّ أَبْوَابٍ اَلْجِنَانِ شَاءَتْ ».



Hadith.4531 - Abu al-Sabbah al-Kinani narrated from Abu Abdillah (a.s) who said:

"If a woman performs her five daily prayers, fasts during her month (Ramadan), performs Hajj to the House of her Lord ^{AZJ}, obeys her husband, and acknowledges the right of Imam Ali ibn Abi Talib ^{a.s}, then she may enter Paradise through whichever gate she wishes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.441 • Wasa'il Al-Shi'ah, Vol.20 p.159

4532 - وَ رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ وَ آلِهِ خَرَجَ فِي بَعْضِ حَوَائِجِهِ وَ عَهِدَ إِلَى اِمْرَأَتِهِ عَهْداً أَلاَّ اَلْأَنْصَارِ عَلَى عَهْدِ رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ خَرَجَ فِي بَعْضِ حَوَائِجِهِ وَ عَهِدَ إِلَى اللَّهُ عَلَيْهِ وَ آلِهِ تَخْرُجَ مِنْ بَيْتِهَا حَتَّى يَقْدَمَ» قَالَ «وَ إِنَّ أَبَاهَا مَرِضَ فَبَعَثَتِ اَلْمَرْأَةُ إِلَى رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَقَالَتْ إِنَّ زَوْجِي خَرَجَ وَ عَهِدَ إِلَيَّ أَنْ لاَ أَخْرُجَ مِنْ بَيْتِي حَتَّى يَقْدَمَ وَ إِنَّ أَبِي مَرِيضٌ فَتَأْمُرُنِي أَنْ لَا أَخْرُجَ مِنْ بَيْتِي حَتَّى يَقْدَمَ وَ إِنَّ أَبِي مَرِيضٌ فَتَأْمُرُنِي أَنْ أَعُودَهُ فَقَالَتْ يَا رَسُولَ اللّهِ إِنَّ أَبِي قَدْ فَقَالَتْ يَا رَسُولَ اللّهِ إِنَّ أَبِي قَدْ فَقَالَ «لاَ إِجْلِسِي فِي بَيْتِكِ وَ أَطِيعِي زَوْجَكِ» » قَالَ «فَمَاتَ فَبَعَثَتْ إِلَيْهِ فَقَالَتْ يَا رَسُولَ اللّهِ إِنَّ أَبِي قَدْ مَنْ اللّهُ عَلَيْهِ فَقَالَ «لاَ إِجْلِسِي فِي بَيْتِكِ وَ أَطِيعِي زَوْجَكِ» » قَالَ «فَدُفِنَ اَلرَّجُلُ فَبَعَثَ مَا اللّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «أَنَّ اللَّهُ عَزَّ وَ جَلَّ قَدْ غَفَرَ لَكِ وَ لِأَبِيكِ بِطَاعَتِكِ لِزَوْجِكِ» ».

Hadith.4532 - Muhammad ibn Abi Umayr narrated from Abdullah ibn Sinan, from Abu Abdillah ^{a.s}, who said:

A man from the Ansar, during the time of the Messenger of Allah (SWT) (peace and blessings be upon him and his family), went out for some errands and instructed his wife not to leave her house until he returned.

Her father became ill, so the woman sent a message to the Messenger of Allah (SWT) (peace and blessings be upon him and his family) saying: "My husband has gone out and instructed me not to leave my house until he returns, but my father is ill. Do you command me to visit him?"

The Messenger of Allah (SWT) (peace and blessings be upon him and his family) said: "No, stay in your house and obey your husband."

Then her father died, so she sent another message, saying: "O Messenger of Allah (SWT), my father has died. Do you command me to perform the funeral prayer for him?"

He (peace and blessings be upon him and his family) said: "No, stay in your house and obey your husband."

After the man was buried, the Messenger of Allah (SWT) (peace and blessings be upon him and his family) sent her a message saying: "Indeed, Allah (SWT), the Mighty and Majestic, has forgiven you and your father because of your obedience to your husband."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.441 • Makarim Al-Akhlaq, Vol.1 p.216 • Mustadrak Al-Wasa'il, Vol.14 p.258

4533 -: وَ سُئِلَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ عَنْ قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ قُوا أَنْفُسَكُمْ وَ أَهْلِيكُمْ نَاراً ۞ كَيْفَ نَقِيهِنَّ قَالَ «تَأْمُرُونَهُنَّ وَ تَنْهَوْنَهُنَّ» قِيلَ لَهُ إِنَّا نَأْمُرُهُنَّ وَ نَنْهَاهُنَّ فَلاَ يَقْبَلْنَ قَالَ «إِذَا أَمَرْتُمُوهُنَّ وَ كَيْفَاهُنَّ فَلاَ يَقْبَلْنَ قَالَ «إِذَا أَمَرْتُمُوهُنَّ وَ نَنْهَاهُنَّ فَلاَ يَقْبَلْنَ قَالَ «إِذَا



Hadith.4533 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} was asked about the saying of Allah ^{SWT}, the Mighty and Majestic:

"Protect yourselves and your families from a Fire" (Surah At-Tahrim, 66:6).

How do we protect them?

Imam ^{a.s} said: "You command them and forbid them."

It was said to him: "We command them and forbid them, but they do not accept."

Imam ^{a.s} said: "When you have commanded them and forbidden them, then you have fulfilled your responsibility."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.442 • Al-Wafi, Vol.22 p.798 • Wasa'il Al-Shi'ah, Vol.20 p.177 • Tafsir Nur Al-Thaqalayn, Vol.5 p.373 • Tafsir Kanz Al-Daqaiq, Vol.13 p.336

4534 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «أَلْهِمُوهُنَّ حُبَّ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ وَ ذَرُوهُنَّ بَلْهَاءَ ».

Hadith.4534 - Abdullah ibn Sinan narrated from Abu Abdillah (a.s) who said:

"Inspire them with the love of Imam Ali ibn Abi Talib (a.s) and leave them in their natural simplicity."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.442 • Al-Wafi, Vol.22 p.799

4535 - وَ رَوَى إِسْمَاعِيلُ بْنُ أَبِي زِيَادٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ :

«لَا تُنْزِلُوا نِسَاءَكُمُ اَلْغُرَفَ وَ لَا تُعَلِّمُوهُنَّ اَلْكِتَابَةَ وَ لَا تُعَلِّمُوهُنَّ سُورَةَ يُوسُفَ وَ عَلِّمُوهُنَّ اَلْمِغْزَلَ وَ سُورَةَ اَلنُّور ».

Hadith.4535 - Ismail ibn Abi Ziyad narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s.} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s.}, from his forefathers (peace be upon them), who said: The Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) said: "Do not house your women in upper chambers, do not teach them writing, and do not teach them Surah Yusuf. Instead, teach them spinning and Surah An-Nur."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.1 p.374 • Man La Yahduruhu Al-Faqih, Vol.3 p.442 • Al-Wafi, Vol.22 p.801 • Wasa'il Al-Shi'ah, Vol.6 p.185 • Tafsir Al-Burhan, Vol.3 p.153 • Tafsir Kanz Al-Daqaiq, Vol.6 p.268

4500 معمد أنام عنداً عن الله على الماعدة الله المعادة الله

4536 - وَ رَوَى ضُرَيْسٌ اَلْكُنَاسِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ:

«إِنَّ اِمْرَأَةً أَتَتْ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ لِبَعْضِ اَلْحَاجَةِ فَقَالَ لَهَا «لَعَلَّكِ مِنَ اَلْمُسَوِّفَاتِ» فَقَالَتْ وَ مَا الْمُسَوِّفَاتُ يَا رَسُولَ اَللَّهِ فَقَالَ «اَلْمَرْأَةُ يَدْعُوهَا زَوْجُهَا لِبَعْضِ اَلْحَاجَةِ فَلاَ تَزَالُ تُسَوِّفُهُ حَتَّى يَنْعُسَ زَوْجُهَا لِبَعْضِ اَلْحَاجَةِ فَلاَ تَزَالُ تُسَوِّفُهُ حَتَّى يَنْعُسَ زَوْجُهَا فَي الْمُلاَئِكَةُ تَلْعَنُهَا حَتَّى يَسْتَيْقِظَ زَوْجُهَا » ».



Hadith.4536 - Durays al-Kunasi narrated from Abu Abdillah ^{a.s} who said:

A woman came to the Messenger of Allah (SWT) (peace and blessings be upon him and his family) for some need, and he said to her: "Perhaps you are one of those who delay (their husbands)?" She asked: "And who are those who delay, O Messenger of Allah (SWT)?"

He (peace and blessings be upon him and his family) said: "A woman whose husband calls her for some need, but she keeps delaying him until he becomes drowsy and falls asleep. Such a woman is continuously cursed by the angels until her husband wakes up."

[REFERENCES]

Al-Kafi, Vol.5 p.508 • Man La Yahduruhu Al-Faqih, Vol.3 p.442 • Makarim Al-Akhlaq, Vol.1 p.217 • Awali Al-La'ali, Vol.3 p.310 • Al-Wafi, Vol.22 p.777 • Wasa'il Al-Shi'ah, Vol.20 p.164

4537 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «رَحِمَ اَللَّهُ عَبْداً أَحْسَنَ فِيمَا بَيْنَهُ وَ بَيْنَ زَوْجَتِهِ، فَإِنَّ اَللَّهَ عَزَّ وَ جَلَّ قَدْ مَلَّكَهُ نَاصِيَتَهَا وَ جَعَلَهُ اَلْقَيِّمَ عَلَيْهَا».

Hadith.4537 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"May Allah (SWT) have mercy on a servant who treats his wife well, for Allah (SWT), the Mighty and Majestic, has given him authority over her and made him her guardian."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.443 • Makarim Al-Akhlaq, Vol.1 p.217 • Al-Wafi, Vol.22 p.789 • Wasa'il Al-Shi'ah, Vol.20 p.170

4538 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «خَيْرُكُمْ خَيْرُكُمْ لِنِسَائِهِ وَ أَنَا خَيْرُكُمْ لِنِسَائِي ».

Hadith.4538 - The Messenger of Allah (SWT) (peace and blessings be upon him and his family) said: "The best of you is the one who is best to his wives, and I am the best of you to my wives."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.443 • Al-Wafi, Vol.22 p.789 • Wasa'il Al-Shi'ah, Vol.20 p.171



CHAPTER 129 – CHAPTER ON COITUS INTERRUPTUS ('AZL)

بَابُ الْعَزْلِ

4539 - رَوَى اَلْقَاسِمُ بْنُ يَحْيَى عَنْ جَدِّهِ اَلْحَسَنِ بْنِ رَاشِدٍ عَنْ يَعْقُوبَ اَلْجُعْفِيَّ قَالَ سَمِعْتُ أَبَا اَلْحَسَنِ عَلَيْهِ اَلْسَّلِيطَةِ وَ اَلْمُرْأَةِ اَلَّتِي أَيْقَنَتْ أَنَّهَا لاَ تَلِدُ وَ اَلْمُسِنَّةِ وَ اَلْمَرْأَةِ اَلسَّلِيطَةِ وَ الْمُرْأَةِ اَلسَّلِيطَةِ وَ الْمُرْأَةِ اَلسَّلِيطَةِ وَ الْمُرْأَةِ اَلْتِي أَيْقَنَتْ أَنَّهَا لاَ تَلِدُ وَ اَلْمُسِنَّةِ وَ اَلْمُرْأَةِ السَّلِيطَةِ وَ الْمَرْأَةِ اَلْتِي لاَ تُرْضِعُ وَلَدَهَا وَ اَلْأُمَةِ».

Hadith.4539 - Al-Qasim ibn Yahya narrated from his grandfather Al-Hasan ibn Rashid, from Yaqub al-Jufi, who said: I heard Abu al-Hasan ^{a.s} say:

"There is no harm in practicing withdrawal (coitus interruptus) in six cases; the woman who is certain that she cannot conceive, the elderly woman, the ill-mannered woman, the obscene woman, the woman who does not nurse her child, and the bondwoman."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.443 • Al-Khisal, Vol.1 p.328 • Uyun Al-Akhbar, Vol.1 p.278 • Tahdhib Al-Ahkam, Vol.7 p.491 • Al-Wafi, Vol.22 p.755 • Wasa'il Al-Shi'ah, Vol.20 p.152 • Bihar Al-Anwar, Vol.101 p.61



CHAPTER 130 – CHAPTER ON PROTECTIVE JEALOUSY

بَابُ الْغَيْرَةِ

HADITH 4540 - 4543 \$
بسنم الله الدوحمن الرحمن

4540 - قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ :

«كَانَ أَبِى إِبْرَاهِيمُ عَلَيْهِ اَلسَّلاَمُ غَيُوراً وَ أَنَا أَغْيَرُ مِنْهُ وَ أَرْغَمَ اَللَّهُ أَنْفَ مَنْ لاَ يَغَارُ مِنَ اَلْمُؤْمِنِينَ».

Hadith.4540 - The Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) said: "My father Ibrahim ^{a.s} was protective, and I am more protective than him. May Allah ^{SWT} humble the one among the believers who is not protective."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.444 • Makarim Al-Akhlaq, Vol.1 p.239 • Wasa'il Al-Shi'ah, Vol.20 p.154 • Bihar Al-Anwar, Vol.100 p.248

4541 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ : «إِنَّ ٱلْغَيْرَةَ مِنَ ٱلْإِيمَان».

Hadith.4541 - Imam (a.s) said:

"Indeed, protective jealousy (ghayrah) is part of faith."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.444 • Shihab Al-Akhbar, Vol.1 p.55 • Al-Wafi, Vol.22 p.764 • Wasa'il Al-Shi'ah, Vol.20 p.154

4542 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ:

«إِنَّ ٱلْجَنَّةَ لَتُوجَدُ رِيحُهَا مِنْ مَسِيرَةِ خَمْسِمِائَةِ عَامٍ وَ لاَ يَجِدُهَا عَاقٌ وَ لاَ دَيُّوثٌ» قِيلَ يَا رَسُولَ ٱللَّهِ وَ مَا الدَّيُوثُ قَالَ «ٱلَّذِي تَزْنِي اِمْرَأَتُهُ وَ هُوَ يَعْلَمُ بِهَا».

Hadith.4542 - He (saws) said:

"Indeed, the fragrance of Paradise can be perceived from a distance of five hundred years, but one who is disobedient to his parents and a cuckold (dayyuth) will not perceive it."

It was asked: "O Messenger of Allah (SWT), who is the dayyuth?"

He (peace and blessings be upon him and his family) said: "The one whose wife commits adultery, and he is aware of it."

[REFERENCES]

 $\label{eq:man_la_sym} $$\operatorname{Man_la_Yahduruhu\,Al-Faqih,\,Vol.3\,p.444} \bullet \operatorname{Al-Khisal,\,Vol.1\,p.37} \bullet \operatorname{Rawdat\,Al-Wa'izin,\,Vol.2\,p.366} \bullet \operatorname{Al-Wafi,\,Vol.22\,p.764} \bullet \operatorname{Wasa'il\,Al-Shi'ah,\,Vol.20\,p.354} \bullet \operatorname{Wasa'il\,Al-Shi'ah,\,Vol.20\,p.327} \bullet \operatorname{Bihar\,Al-Anwar,\,Vol.76\,p.314}$



4543 - وَ رَوَى مُحَمَّدُ بْنُ ٱلْفُضَيْلِ عَنْ شُرَيْسٍ ٱلْوَابِشِيِّ عَنْ جَابِرٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ قَالَ لِي:

«إِنَّ ٱللَّهَ تَبَارَكَ وَ تَعَالَى لَمْ يَجْعَلِ ٱلْغَيْرَةَ لِلنِّسَاءِ وَ إِنَّمَا جَعَلَ ٱلْغَيْرَةَ لِلرِّجَالِ لِأَنَّ ٱللَّهَ عَزَّ وَ جَلَّ قَدْ أَحَلَّ لِلرَّجُلِ

﴿ إِنَّ ٱللَّهَ تَبَارَكَ وَ تَعَالَى لَمْ يَجْعَلِ ٱلْغَيْرَةَ لِلنِّسَاءِ وَ إِنَّمَا جَعَلَ ٱلْغَيْرَةَ لِلرِّجَالِ لِأَنْ ٱللَّهُ عَزَّ وَجَهَا غَيْرَهُ كَانَتْ عِنْدَ ٱللَّهِ أَرْبَعَ حَرَائِرَ وَ مَا مَلَكَتْ يَمِينُهُ وَ لَمْ يَجْعَلْ لِلْمَرْأَةِ إِلاَّ زَوْجَهَا وَحْدَهُ فَإِنْ بَغَتْ مَعَ زَوْجِهَا غَيْرَهُ كَانَتْ عِنْدَ ٱللَّهِ عَزَّ وَ جَلَّ زَانِيَةً وَ إِنَّمَا تَغَارُ ٱلْمُنْكِرَاتُ مِنْهُنَّ فَأَمًّا ٱلْمُؤْمِنَاتُ فَلاَ».

Hadith.4543 - Muhammad ibn al-Fudhayl narrated from Shurayh al-Wabishi, from Jabir, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} who said:

Allah (SWT), Blessed and Exalted, has not ordained jealousy (ghayrah) for women, but He (SWT) has ordained jealousy for men, because Allah (SWT), Mighty and Majestic, has permitted a man to marry four free women and what his right hand possesses, whereas He (SWT) has made lawful for a woman only her husband.

So if a woman seeks another besides her husband while being married to him, she is considered by Allah ^{SWT}, Mighty and Majestic, as an adulteress. Jealousy is found among those who act contrary to what is proper, but as for believing women, they do not exhibit such jealousy."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.444 • Al-Wafi, Vol.22 p.768 • Wasa'il Al-Shi'ah, Vol.20 p.154



CHAPTER 131 – CHAPTER ON THE PUNISHMENT OF A WOMAN FOR PRACTICING MAGIC ON HER HUSBAND

بَابُ عُقُوبَةِ الْمَرْأَةِ عَلَى أَنْ تَسْحَرَ زَوْجَهَا

% HADITH 4544 (بِسْم اللهِّ الرَّحْمْنِ الرَّحِيمِ

4544 - رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ ٱلسَّلاَمُ قَالَ: قَالَ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ لِإِمْرَأَةٍ سَأَلَتْهُ أَنَّ لِي زَوْجاً وَ بِهِ عَلَيَّ غِلْظَةٌ وَ إِنِّي صَنَعْتُ شَيْئاً لِأُعَطِّفَهُ عَلَيَّ فَقَالَ لَهَا صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ «أُفِّ لَكِ كَدَّرْتِ ٱلْبِحَارَ وَ كَدَّرْتِ ٱلطِّينَ وَ لَعَنَتْكِ ٱلْمَلاَئِكَةُ ٱلْأَخْيَارُ وَ مَلاَئِكَةُ اللَّهُ عَلَيْهِ وَ آلِهِ «أُفِّ لَكِ كَدَّرْتِ ٱلْبِحَارَ وَ كَدَّرْتِ ٱلطِّينَ وَ لَعَنَتْكِ ٱلْمَلاَئِكَةُ ٱلْأَخْيَارُ وَ مَلاَئِكَةُ السَّمَاوَاتِ وَ ٱلْأَرْضِ» قَالَ فَصَامَتِ ٱلْمُؤَاةُ نَهَارَهَا وَ قَامَتْ لَيْلَهَا وَ حَلَقَتْ رَأْسَهَا وَ لَبِسَتِ ٱلْمُسُوحَ فَبَلَغَ ذَلِكَ النَّبَى صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ فَقَالَ «إِنَّ ذَلِكَ لاَ يُقْبَلُ مِنْهَا».

Hadith.4544 - Ismail ibn Muslim narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers (peace be upon them), who said:

A woman came to the Messenger of Allah (SWT) (peace and blessings be upon him and his family) and said: "I have a husband who is harsh with me, and I made something (a charm or spell) to make him more affectionate toward me."

The Messenger of Allah (SWT) (peace and blessings be upon him and his family) said to her: "Woe to you! You have polluted the seas, corrupted the earth, and the righteous angels and the angels of the heavens and the earth have cursed you."

The woman then fasted during the day, prayed during the night, shaved her head, and wore rough clothing as an act of repentance. When this was reported to the Prophet (peace and blessings be upon him and his family), he said: "None of this will be accepted from her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.445 • Al-Wafi, Vol.22 p.873 • Wasa'il Al-Shi'ah, Vol.20 p.247



CHAPTER 132 – CHAPTER ON ENSURING THE ABSENCE OF PREGNANCY IN BONDWOMEN (ISTIBRA)

بَابُ اسْتِبْرَاءِ الْإِمَاءِ

% 4547 – 4545 HADITH & بسنم اللهِّ الرَّحَمْنِ الرَّحِيمِ

4545 - رَوَى عَبْدُ اَللَّهِ بْنُ اَلْقَاسِمِ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانِ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ غَلَيْهِ اَلسَّلاَمُ أَشْتَرِي اَلْجَارِيَةَ مِنَ اللَّهِ بْنِ سِنَانِ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ غَلَيْهِ اَلسَّلاَمُ أَشْتَرِي اَلْجَائِزِ أَنْ تَأْتِيَهَا حَتَّى مِنَ اَلرَّجُلِ اَلْمَأْمُونِ فَيُخْبِرُنِي أَنَّهُ لَمْ يَمَسَّهَا مُنْذُ طَمِثَتْ عِنْدَهُ وَ طَهُرَتْ قَالَ «لَيْسَ بِجَائِزِ أَنْ تَأْتِيهَا حَتَّى مِنَ الرَّغَةُ بِرُنِي أَنَّهُ لَمْ يَمْسَّهَا مُنْذُ طَمِثَتْ عِنْدَهُ وَ طَهُرَتْ قَالَ «لَيْسَ بِجَائِزِ أَنْ تَأْتِيهَا حَتَّى تَسْتَبْرِءُوهُنَّ تَسْتَبْرِءُوهُنَّ تَسْتَبْرِءُوهُنَّ قَبْلَ أَنْ يَسْتَبْرِءُوهُنَّ قَبْلَ أَنْ يَسْتَبْرِءُوهُنَّ قَبْلَ أَنْ يَسْتَبْرِءُوهُنَّ فَالْمَاءَ ثُمَّ يَأْتُونَهُنَّ قَبْلَ أَنْ يَسْتَبْرِءُوهُنَّ قَبْلَ اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ مَا دُونَ الْفَرْجِ إِنَّ الَّذِينَ يَشْتَرُونَ الْإِمَاءَ ثُمَّ يَأْتُونَهُنَّ قَبْلَ أَنْ يَسْتَبْرِءُوهُنَّ فَالِ اللَّهُ اللَّهُ عَلَى اللَّهُ عَلْمُ لَا اللَّهُ عَلَى اللَ

Hadith.4545 - Abdullah ibn al-Qasim narrated from Abdullah ibn Sinan, who said:

I asked Abu Abdillah ^{a.s.}: "I purchase a bondwoman from a trustworthy man who informs me that he has not touched her since she menstruated and then purified herself. Is it permissible for me to have relations with her?"

Imam ^{a.s} said: "It is not permissible for you to have relations with her until she undergoes one menstrual cycle (for istibra'). However, you are allowed to engage in activities other than intercourse. Indeed, those who purchase bondwomans and have relations with them before ensuring they are free from pregnancy through istibra', such people are committing adultery with their wealth."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.445 • Ilal Al-Shara'i', Vol.2 p.503 • Tahdhib Al-Ahkam, Vol.8 p.212 • Al-Wafi, Vol.23 p.1270 • Wasa'il Al-Shi'ah, Vol.18 p.261 • Bihar Al-Anwar, Vol.100 p.131

4546 - وَ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ : «إِذَا اِشْتَرَى ٱلرَّجُلُ جَارِيَةً وَ هِيَ لَمْ تُدْرِكْ أَوْ قَدْ يَئِسَتْ مِنَ ٱلْحَيْضِ فَلاَ بَأْسَ بِأَنْ لاَ يَسْتَبْرِئَهَا».

Hadith.4546 - Abu Jafar Imam Muhammad ibn Ali Al-Baqir (a.s) said:

"If a man purchases a bondwoman who has not yet reached maturity or has passed the age of menstruation, then there is no harm if he does not observe an istibra' (waiting period) for her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.446

4547 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ اِشْتَرَى جَارِيَةً وَ لَمْ يَكُنْ صَاحِبُهَا يَطَوُّهَا أَ يَسْتَبْرِئُ رَحِمَهَا قَالَ «أَمْرُهَا شَدِيدٌ فَإِنْ أَتَاهَا فَلاَ يُنْزِلْ يَسْتَبْرِئُ رَحِمَهَا قَالَ «نَعَمْ» قُلْتُ جَارِيَةٌ لَمْ تَحِضْ كَيْفَ يَصْنَعُ بِهَا قَالَ «أَمْرُهَا شَدِيدٌ فَإِنْ أَتَاهَا فَلاَ يُنْزِلْ حَتَّى يَسْتَبِينَ لَهُ أَنَّهَا حُبْلَى أَوْ لاَ » قُلْتُ لَهُ فِي كَمْ يَسْتَبِينُ لَهُ ذَلِكَ قَالَ «فِي خَمْسٍ وَ أَرْبَعِينَ لَيْلَةً».



Hadith.4547 - Al-Alaa narrated from Muhammad ibn Muslim, who said: I asked him about a man who purchased a bondwoman and her previous owner had not had relations with her. Should he still observe an istibra' (waiting period) for her womb?

Imam ^{a.s} said: "Yes."

I asked: "What about a bondwoman who has not yet menstruated? What should he do with her?" Imam ^{a.s} said: "Her matter is more severe. If he has relations with her, he must not ejaculate until it becomes clear whether she is pregnant or not."

I asked: "How long will it take for this to become clear?"

Imam {a.s} said: "In forty-five nights."

[REFERENCES]

Al-Kafi, Vol. 5 p. 472 • Man La Yahduruhu Al-Faqih, Vol. 3 p. 446 • Al-Wafi, Vol. 23 p. 1266 • Wasa'il Al-Shi'ah, Vol. 18 p. 257



CHAPTER 133 – CHAPTER ON A SLAVE MARRYING WITHOUT HIS MASTER'S PERMISSION

بَابُ الْمَمْلُوكِ يَتَزَوَّجُ بِغَيْرِ إِذْنِ سَيِّدِهِ

% 4549 − 4548 HADITH & بِسِنْم اللهِّ الرَّحَمْنِ الرَّحِيمِ

4548 - رَوَى مُوسَى بْنُ بَكْرِ عَنْ زُرَارَةَ قَالَ:

سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ تَزَوَّجَ عَبْدُهُ اِمْرَأَةً بِغَيْرِ إِذْنِهِ فَدَخَلَ بِهَا ثُمَّ اِطَّلَعَ عَلَى ذَلِكَ مَوْلاَهُ قَالَ «ذَلِكَ لِمَوْلاَهُ إِنْ شَاءَ فَرَّقَ بَيْنَهُمَا وَ إِنْ شَاءَ أَجَازَ نِكَاحَهُمَا فَإِنْ فَعَلَ وَ فَرَّقَ بَيْنَهُمَا فَلِلْمَرْأَةِ مَا أَصْدَقَهَا إِلاَّ أَنْ «ذَلِكَ لِمَوْلاَهُ إِنْ شَاءَ فَرَّقَ بَيْنَهُمَا وَ إِنْ شَاءَ أَجَازَ نِكَاحَهُمَا فَإِنْ فَعَلَ وَ فَرَّقَ بَيْنَهُمَا فَلِلْمَرْأَةِ مَا أَصْدَقَهَا إِلاَّ أَنْ يَكُونَ اِعْتَدَى فَأَصْدَقَهَا صَدَاقاً كَثِيراً فَإِنْ أَجَازَ نِكَاحَهُ فَهُمَا عَلَى نِكَاحِهِمَا ٱلْأَوَّلِ»

فَقُلْتُ لِأَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ فَإِنَّهُ فِي أَصْلِ اَلنِّكَاحِ كَانَ عَاصِياً فَقَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ «إِنَّمَا أَتَى شَيْئاً خَلْاً وَ لَيْسَ بِعَاصِ لِلَّهِ إِنَّمَا عَصَى سَيِّدَهُ وَ لَمْ يَعْصِ اَللَّهَ عَزَّ وَ جَلَّ إِنَّ ذَلِكَ لَيْسَ كَإِثْيَانِهِ مَا حَرَّمَ اَللَّهُ عَلَيْهِ حَلاَلاً وَ لَيْسَ بِعَاصِ لِلَّهِ إِنَّمَا عَصَى سَيِّدَهُ وَ لَمْ يَعْصِ اَللَّهَ عَزَّ وَ جَلَّ إِنَّ ذَلِكَ لَيْسَ كَإِثْيَانِهِ مَا حَرَّمَ اَللَّهُ عَلَيْهِ مَا حَرَّمَ اللَّهُ عَلَيْهِ مَا عَرَّمَ اللَّهُ عَلَيْهِ مَا حَرَّمَ اللَّهُ عَلَيْهِ مَا حَرَّمَ اللَّهُ عَلَيْهِ مَا حَرَّمَ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ مَا حَرَّمَ اللهُ عَلَيْهِ مَا حَرَّمَ اللهُ عَلَيْهِ مَا حَرَّمَ اللهُ عَلَيْهِ مَا حَرَّمَ اللهُ عَلَيْهِ اللّهُ عَلَيْهِ عَلَيْهِ اللّهُ عَلَيْهُ وَلَهُ اللّهُ عَلَيْهِ اللّهُ عَلَى اللّهُ عَلَيْهِ اللّهُ اللّهُ عَلَيْهِ الللّهُ عَلَيْهِ اللّهُ اللّهُ اللّهُ عَلَيْهِ اللّهُ عَلَيْهِ اللّهُ اللّهُ عَلَيْهِ اللّهُ اللّهُ عَلَيْهِ اللّهُ اللّهُ اللّهُ عَلَيْهِ اللّهُ اللّهُولِ اللّهُ اللّ

Hadith.4548 - Musa ibn Bakr narrated from Zurara, who said:

I asked Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a man whose slave married a woman without his permission and then consummated the marriage. Later, the master found out about it.

Imam ^{a.s} said:

"It is up to the master - if he wishes, he can separate them, and if he wishes, he can approve their marriage. If the master separates them, the woman is entitled to whatever dowry was given to her unless it was excessive, in which case it is reduced. But if the master approves their marriage, they remain upon their original marriage contract."

I then said to Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s}: "Was the slave sinful in entering into the marriage without permission in the first place?"

Abu Jafar Imam Muhammad ibn Ali Al-Baqir (a.s) replied:

"What he did was something permissible and lawful; he did not disobey Allah (SWT), the Mighty and Majestic. Rather, he disobeyed his master but did not violate any law of Allah (SWT).

This is not like committing something forbidden by Allah (SWT), such as marrying a woman who is in her waiting period or similar acts."

[REFERENCES]

Al-Kafi, Vol.5 p.478 • Man La Yahduruhu Al-Faqih, Vol.3 p.446 • Tahdhib Al-Ahkam, Vol.7 p.351 • Al-Wafi, Vol.22 p.603 • Wasa'il Al-Shi'ah, Vol.21 p.115

4549 - وَ رَوَى أَبَانُ بْنُ عُثْمَانَ أَنَّ رَجُلاً يُقَالُ لَهُ إِبْنُ زِيَادٍ اَلطَّائِيُّ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ إِنِّي كُنْتُ رَجُلاً مَمْلُوكاً فَتَزَوَّجْتُ بِغَيْرِ إِذْنِ مَوَالِيَّ ثُمَّ أَعْتَقَنِي اَللَّهُ عَزَّ وَ جَلَّ فَأَجَدُّدُ اَلنِّكَاحَ فَقَالَ «كَانُوا عَلِمُوا كُنْتُ رَجُلاً مَمْلُوكاً فَتَزَوَّجْتَ» قُلْتُ نَعَمْ قَدْ عَلِمُوا وَ سَكَتُوا وَ لَمْ يَقُولُوا لِى شَيْئاً فَقَالَ «ذَلِكَ إِقْرَارٌ مِنْهُمْ أَنْتَ عَلَى نِكَاحِكَ».



Hadith.4549 - Aban ibn Uthman narrated that a man named Ibn Ziyad al-Ta'i said: I said to Abu Abdillah ^{a.s}: "I was a slave and got married without the permission of my masters. Then Allah ^{SWT}, the Mighty and Majestic, granted me freedom. Should I renew the marriage contract?" Imam ^{a.s} said: "Were they aware that you had married?"

I said: "Yes, they knew and remained silent without objecting."

Imam ^{a.s} said: "Their silence is considered approval. You remain upon your original marriage contract."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.447 • Tahdhib Al-Ahkam, Vol.7 p.343 • Wasa'il Al-Shi'ah, Vol.21 p.118



CHAPTER 134 – CHAPTER ON A MAN WHO BUYS A BONDWOMAN WHILE SHE IS PREGNANT AND THEN IS INTIMATE WITH HER

بَابُ الرَّجُلِ يَشْتَرِي الْجَارِيَةَ وَ هِيَ حُبْلَى فَيُجَامِعُهَا

HADITH 4550
إسما اللهَّ الرَّحمْنِ الرَّحِيمِ

4550 - رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ إِسْحَاقَ بْنِ عَمَّارٍ قَالَ: سَأَلْتُ أَبَا ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ اِشْتَرَى جَارِيَةً حَامِلاً قَدِ اِسْتَبَانَ حَمْلُهَا فَوَطِئَهَا قَالَ «بِئْسَ مَا صَنَعَ » فَقُلْتُ مَا تَقُولُ فِيهَا قَالَ «عَزَلَ عَنْهَا أَمْ لاَ» جَارِيَةً حَامِلاً قَدِ اِسْتَبَانَ حَمْلُهَا فَوَطِئَهَا قَالَ «بِئْسَ مَا صَنَعَ » فَقُلْتُ مَا تَقُولُ فِيهَا قَالَ «عَزَلَ عَنْهَا أَمْ لاَ» قُلْتُ أَجِبْنِي فِي ٱلْوَجْهَيْنِ فَقَالَ «إِنْ كَانَ عَزَلَ عَنْهَا فَلْيَتَّقِ ٱللَّهَ وَ لاَ يَعُدْ وَ إِنْ كَانَ لَمْ يَعْزِلْ عَنْهَا فَلاَ يَبِيعُ ذَلِكَ ٱلْوَلَدَ وَ لاَ يُورِّثُهُ وَ لَكِنْ يُعْتِقُهُ وَ يَجْعَلُ لَهُ شَيْئاً مِنْ مَالِهِ يَعِيشُ بِهِ فَإِنَّهُ قَدْ غَذَّاهُ بِنُطْفَتِهِ».

Hadith.4550 - Muhammad ibn Abi Umayr narrated from Ishaq ibn Ammar, who said: I asked Abu al-Hasan ^{a.s} about a man who purchased a pregnant slave whose pregnancy was evident and had relations with her.

Imam ^{a.s} said: "What he did was a reprehensible act."

I said: "What is your ruling in this matter?"

Imam ^{a.s} said: "Did he practice withdrawal (coitus interruptus) or not?"

I said: "Please explain the ruling in both cases."

Imam ^{a.s} said: "If he practiced withdrawal, then he must fear Allah ^{SWT} and never repeat this action. But if he did not practice withdrawal, he must not sell the child, nor consider the child an inheritor. Instead, he must emancipate the child and allocate some of his wealth to provide for the child's living expenses, because he has nourished the child with his own seed."

[REFERENCES]

Al-Kafi, Vol.5 p.487 • Man La Yahduruhu Al-Faqih, Vol.3 p.447 • Tahdhib Al-Ahkam, Vol.8 p.178 • Awali Al-La'ali, Vol.3 p.227 • Al-Wafi, Vol.23 p.1415 • Wasa'il Al-Shi'ah, Vol.21 p.94



CHAPTER 135 – CHAPTER ON MARRYING TWO BONDWOMEN SISTERS AT THE SAME TIME

بَابُ الْجَمْعِ بَيْنَ أُخْتَيْنِ مَمْلُوكَتَيْنِ

% HADITH 4551 – 4552 % بِسُم اللهِّ الرَّحْمِنْ ِ الرَّمِيمِ

4551 - رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ كَانَ عِنْدَهُ أَخْتَانِ مَمْلُوكَتَانِ فَوَطِئَ إِحْدَاهُمَا ثُمَّ وَطِئَ اَلْأُخْرَى قَالَ «إِذَا وَطِئَ اَلْأُخْرَى فَقَدْ حَرُمَتْ عَلَيْهِ اَلْأُولَى حَتَّى تَمُوتَ مَمْلُوكَتَانِ فَوَطِئَ إِحْدَاهُمَا ثُمَّ وَطِئَ اَلْأُخْرَى قَالَ «إِذَا وَطِئَ الْأُخْرَى فَقَدْ حَرُمَتْ عَلَيْهِ اَلْأُولَى حَتَّى تَمُوتَ الْأُخْرَى » قُلْتُ أَ رَأَيْتَ إِنْ بَاعَهَا أَ تَحِلُّ لَهُ اَلْأُولَى قَالَ «إِنْ كَانَ بَاعَهَا لِحَاجَةٍ وَ لاَ يَخْطُرُ عَلَى بَالِهِ مِنَ اَلْأُخْرَى شَيْعُهَا لِيَرْجِعَ إِلَى اَلْأُولَى فَلاَ وَ لاَ كَرَامَةَ».

Hadith.4551 - Al-Alaa narrated from Muhammad ibn Muslim, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said: I asked him about a man who owned two slave sisters and had relations with one of them, then later had relations with the other.

Imam ^{a.s} said: "If he has relations with the second one, then the first becomes prohibited for him until the second one dies."

I said: "What if he sells the second one? Does the first then become permissible for him?" Imam ^{a.s} said: "If he sold her due to a need and without intending to return to the first one, then I see no harm in it. But if he sold her with the intention of returning to the first one, then no, and may he have no honor in doing so."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.448 • Tahdhib Al-Ahkam, Vol.7 p.290 • Wasa'il Al-Shi'ah, Vol.20 p.485

4552 - وَ فِي رِوَايَةِ عَلِيِّ بْنِ رِئَابٍ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: قُلْتُ لَهُ ٱلرَّجُلُ يَشْتَرِي ٱلْأَخْتَيْنِ فَيَطَأُ إِحْدَاهُمَا ثُمَّ يَطَأُ ٱلْأُخْرَى قَالَ «إِذَا وَطِئَ ٱلْأُخْرَى بِجَهَالَةِ لَمْ تَحْرُمْ عَلَيْهِ ٱلْأُولَى فَإِنْ وَطِئَ ٱلْأَخْيِرَةَ وَ هُوَ يَعْلَمُ أَنَّهَا تَحْرُمُ عَلَيْهِ حَرُمَتَا عَلَيْهِ جَمِيعاً».

Hadith.4552 - In a narration from Ali ibn Ri'ab, from Al-Halabi, from Abu Abdillah ^{a.s}, he said: I asked him about a man who purchases two sisters and has relations with one of them, then has relations with the other.

Imam ^{a.s} said: "If he had relations with the second one out of ignorance, the first does not become prohibited for him. However, if he had relations with the second one while knowing that it is prohibited, then both of them become prohibited for him."

[REFERENCES]

Al-Kafi, Vol.5 p.433 • Man La Yahduruhu Al-Faqih, Vol.3 p.448 • Tahdhib Al-Ahkam, Vol.7 p.290 • Awali Al-La'ali, Vol.2 p.271 • Awali Al-La'ali, Vol.3 p.334 • Al-Wafi, Vol.21 p.194 • Wasa'il Al-Shi'ah, Vol.20 p.483



CHAPTER 136 – CHAPTER ON HOW A MAN MARRIES HIS MALE SLAVE TO HIS BONDWOMAN

بَابُ كَيْفِيَّةِ إِنْكَاحِ الرَّجُلِ عَبْدَهُ أَمَتَهُ

€ HADITH 4553 (ش بِسْم اللهِّ الرَّحْمْنِ الرَّحِيمِ

4553 - رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنِ اَلرَّجُلِ كَيْفَ يُنْكِحُ عَبْدَهُ أَمْتَهُ قَالَ «يُجْزِيهِ أَنْ يَقُولَ قَدْ أَنْكَحْتُكَ فُلاَنَةَ وَ يُعْطِيهَا مَا شَاءَ مِنْ قِبَلِهِ أَوْ مِنْ قِبَلِ مَوْلاَهُ وَ لاَ بُدَّ مِنْ عَبْدَهُ أَمْتَهُ قَالَ «يُجْزِيهِ أَنْ يَقُولَ قَدْ أَنْكَحْتُكَ فُلاَنَةَ وَ يُعْطِيهَا مَا شَاءَ مِنْ قِبَلِهِ أَوْ مِنْ قِبَلِ مَوْلاَهُ وَ لاَ بَأْسَ بِأَنْ يَأْذُنَ لَهُ فَيَشْتَرِيَ مِنْ مَالِهِ إِنْ كَانَ لَهُ جَارِيَةً أَوْ جَوَارِيَ يَطَوُّهُنَّ».

Hadith.4553 - Al-Alaa narrated from Muhammad ibn Muslim, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said: I asked him how a man can marry his slave to his bondwoman. Imam ^{a.s} said: "It is sufficient for him to say, 'I have married you to so-and-so,' and to give her whatever he wishes, either from himself or from her master. There must be something given, whether it be food, a dirham, or something similar.

There is also no harm if he permits the slave to purchase a bondwoman from his own wealth, if he has any, to have relations with her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.449 • Al-Wafi, Vol.22 p.601 • Wasa'il Al-Shi'ah, Vol.21 p.146



CHAPTER 137 – CHAPTER ON A FREE WOMAN MARRYING HERSELF TO A SLAVE WITHOUT THE PERMISSION OF HIS MASTERS AND THE DISLIKE OF MARRYING A BONDWOMAN OWNED BY TWO PARTNERS

بَابُ تَزْوِيجِ الْحُرَّةِ نَفْسَهَا مِنْ عَبْدٍ بِغَيْرِ إِذْنِ مَوَالِيهِ وَ كَرَاهِيَةِ نِكَاحِ الْأَمَةِ بَيْنَ الشَّرِيكَيْن

4554 - رَوَى زُرْعَةُ عَنْ سَمَاعَةَ قَالَ: سَأَلْتُهُ عَنْ رَجُلَيْنِ بَيْنَهُمَا أَمَةُ فَزَوَّجَاهَا مِنْ رَجُلٍ ثُمَّ إِنَّ اَلرَّجُلَ اِشْتَرَى بَعْضَ اَلسَّهْمَيْن قَالَ «حَرُمَتْ عَلَيْهِ بِاشْتِرَائِهِ إِيَّاهَا وَ ذَلِكَ أَنَّ بَيْعَهَا طَلاَقُهَا إِلاَّ أَنْ يَشْتَرِيَهَا جَمِيعاً ».

Hadith.4554 - Zur'ah narrated from Sama'ah, who said: I asked him about two men who jointly owned a bondwoman and married her to another man. Then, one of the two owners purchased the other's share.

Imam ^{a.s} said: "She becomes prohibited for him by his purchase of her, because buying her is equivalent to divorcing her, unless he purchases her completely."

[REFERENCES]

Al-Kafi, Vol.5 p.484 • Man La Yahduruhu Al-Faqih, Vol.3 p.449 • Tahdhib Al-Ahkam, Vol.8 p.199 • Al-Wafi, Vol.22 p.581

4555 - وَ رَوَى إِسْمَاعِيلُ بْنُ أَبِي زِيَادٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «أَيُّمَا اِمْرَأَةٍ حُرَّةٍ زَوَّجَتْ نَفْسَهَا عَبْداً بِغَيْرِ إِذْنِ مَوَالِيهِ فَقَدْ أَبَاحَتْ فَرْجَهَا وَ لاَ صَدَاقَ لَهَا».

Hadith.4555 - Ismail ibn Abi Ziyad narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his forefathers (peace be upon them) that the Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) said:

"Any free woman who marries herself to a slave without the permission of his masters has made her private parts permissible unlawfully, and she is not entitled to a dowry."

[REFERENCES]

Al-Kafi, Vol.5 p.479 • Man La Yahduruhu Al-Faqih, Vol.3 p.450 • Tahdhib Al-Ahkam, Vol.7 p.352 • Al-Wafi, Vol.22 p.606 • Wasa'il Al-Shi'ah, Vol.21 p.115



CHAPTER 138 – CHAPTER ON THE RULINGS REGARDING MALE SLAVES AND FEMALE BONDWOMAN

بَابُ أَحْكَامِ الْمَمَالِيكِ وَ الْإِمَاءِ

€ 4581 – 4586 HADITH & بِسْمُم اللهِّ الرَّحْمِيْنِ الرَّحِيمِ

4556 - رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ مَالِكِ بْنِ عَطِيَّةَ عَنْ دَاوُدَ بْنِ فَرْقَدٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ اِشْتَرَى جَارِيَةً مُدْرِكَةً وَ لَمْ تَحِضْ عِنْدَهُ حَتَّى مَضَى لَهَا سِتَّةُ أَشْهُرٍ وَ لَيْسَ بِهَا حَبَلٌ قَالَ «إِنْ سَأَلْتُهُ عَنْ رَجُلٍ اِشْتَرَى جَارِيَةً مُدْرِكَةً وَ لَمْ تَحِضْ عِنْدَهُ حَتَّى مَضَى لَهَا سِتَّةُ أَشْهُرٍ وَ لَيْسَ بِهَا حَبَلٌ قَالَ «إِنْ كَانَ مِثْلُهَا تَحِيضُ وَ لَمْ يَكُنْ ذَلِكَ مِنْ كِبَر فَهَذَا عَيْبٌ تُرَدُّ مِنْهُ».

Hadith.4556 - Al-Hasan ibn Mahbub narrated from Malik ibn Atiyyah, from Dawud ibn Farqad, from Abu Abdillah ^{a.s}, who said:

I asked him about a man who purchased a mature bondwoman who had not menstruated while with him for six months, and there was no sign of pregnancy.

Imam ^{a.s} said: "If it is customary for someone like her to menstruate, and her condition is not due to old age, then this is a defect for which she can be returned."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.450 • Tahdhib Al-Ahkam, Vol.8 p.209

4557 - وَ رَوَى أَبَانُ بْنُ عُثْمَانَ عَنِ ٱلْحَسَنِ ٱلصَّيْقَلِ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: سَمِعْتُهُ وَ سُئِلَ عَنْ رَجُلٍ اِشْتَرَى جَارِيَةً ثُمَّ وَقَعَ عَلَيْهَا قَبْلَ أَنْ يَسْتَبْرِئَ رَحِمَهَا قَالَ «بِئْسَ مَا صَنَعَ يَسْتَغْفِرُ ٱللَّه وَ لاَ يَعُودُ» قَالَ وَجُلٍ اِشْتَرَى جَارِيَةً ثُمَّ وَقَعَ عَلَيْهَا وَ لَمْ يَسْتَبْرِئَ رَحِمَهَا ثُمَّ بَاعَهَا ٱلثَّانِي مِنْ رَجُلٍ آخَرَ فَوَقَعَ عَلَيْهَا وَ لَمْ يَسْتَبْرِئُ رَحِمَهَا ثُمَّ بَاعَهَا ٱلثَّانِي مِنْ رَجُلٍ آخَرَ فَوَقَعَ عَلَيْهَا وَ لَمْ يَسْتَبْرِئُ رَحِمَهَا ثُمَّ بَاعَهَا ٱلثَّانِي مِنْ رَجُلٍ آخَرَ فَوَقَعَ عَلَيْهَا وَ لَمْ يَسْتَبْرِئُ وَعَبْدِ ٱللَّهِ عَلَيْهِ ٱلشَّلاَمُ «ٱلْوَلَدُ لِلْفِرَاشِ وَ لِلْعَاهِرِ ٱلْحَجَرُ».

Hadith.4557 - Aban ibn Uthman narrated from Al-Hasan al-Sayqal, from Abu Abdillah ^{a.s}, who said:

I heard him being asked about a man who purchased a bondwoman and had relations with her before observing an istibra' (waiting period) to ensure she was not pregnant.

 $Imam^{\{a.s\}}$ said: "What he did was wrong. He should seek forgiveness from Allah $^{\{SWT\}}$ and not repeat it."

Then it was said: "What if he sold her to another man, who also had relations with her without observing an istibra'? Then the second man sold her to a third man, who also had relations with her without observing an istibra', and it later became clear that she was pregnant while with the third man?"

Abu Abdillah ^{a.s} said: "The child belongs to the [current] owner of the bed (al-firash), and for the adulterer (al-ahir), there is nothing but loss (al-hajar)."

[REFERENCES]

Al-Kafi, Vol.5 p.491 • Man La Yahduruhu Al-Faqih, Vol.3 p.450 • Tahdhib Al-Ahkam, Vol.8 p.168 • Al-Istibsar, Vol.3 p.367 • Al-Wafi, Vol.23 p.1407 • Wasa'il Al-Shi'ah, Vol.21 p.173



4558 - وَ رَوَى وَهْبُ بْنُ وَهْبٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيُّ بْنُ أَبِي طَالِبٍ عَلَيْهِ اَلسَّلاَمُ : «مَن اِتَّخَذَ مِنَ اَلْإِمَاءِ أَكْثَرَ مِمَّا يَنْكِحُ أَوْ يُنْكِحُ فَالْإِثْمُ عَلَيْهِ إِنْ بَغَيْنَ».

Hadith.4558 - Wahb ibn Wahb narrated from Jafar ibn Muhammad, from his father ^{a.s}, who said: Imam Ali ibn Abi Talib ^{a.s} said: "Whoever acquires more bondwomen than he can marry or give in marriage, then the sin is upon him if they commit immorality."

[REFERENCES]

Qurb Al-Isnad, Vol.1 p.151 • Man La Yahduruhu Al-Faqih, Vol.3 p.451 • Al-Wafi, Vol.22 p.707 • Wasa'il Al-Shi'ah, Vol.21 p.178 • Bihar Al-Anwar, Vol.100 p.334

4559 - وَ رَوَى هَارُونُ بْنُ مُسْلِمٍ عَنْ مَسْعَدَةَ بْن زِيَادٍ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ :

«يَحْرُمُ مِنَ اَلْإِمَاءِ عَشْرٌ لاَ تَجْمَعُ بَيْنَ اَلْأُمُّ وَ اَلاِبْنَةِ وَ لاَ بَيْنَ اَلْأُخْتَيْنِ وَ لاَ أَمَتَكَ وَ هِيَ حَامِلٌ مِنْ غَيْرِكَ حَتَّى تَضْعَ وَ لاَ أَمَتَكَ وَ هِيَ خَالَتُكَ مِنَ اَلرَّضَاعَةِ وَ لاَ أَمَتَكَ وَ هِيَ خَالَتُكَ مِنَ اَلرَّضَاعَةِ وَ لاَ أَمَتَكَ وَ هِيَ خَالَتُكَ مِنَ الرَّضَاعَةِ وَ لاَ أَمَتَكَ وَ هِيَ عَمَّتُكَ وَ هِيَ إِبْنَةُ أَخِيكَ مِنَ الرَّضَاعَةِ وَ لاَ أَمَتَكَ وَ لَهَا زَوْجٌ وَ لاَ أَمَتَكَ وَ هِيَ إِبْنَةُ أَخِيكَ مِنَ الرَّضَاعَةِ وَ لاَ أَمَتَكَ وَ لَهَا زَوْجٌ وَ لاَ أَمَتَكَ وَ هِيَ فِي عِدَّةٍ وَ لاَ أَمَتَكَ وَ لَهَا ذَوْجٌ وَ لاَ أَمَتَكَ وَ هِيَ فِي عِدَّةٍ وَ لاَ أَمَتَكَ وَ لَهَا ذَوْجٌ وَ لاَ أَمَتَكَ وَ هِيَ فِي عِدَّةٍ وَ لاَ أَمَتَكَ وَ لَهَا شَرِيكٌ ».

Hadith.4559 - Harun ibn Muslim narrated from Masadah ibn Ziyad, who said: Abu Abdillah ^{a.s} said:

"Ten categories of bondwomen are prohibited:

You may not combine between a mother and her daughter.

You may not combine between two sisters.

You may not take your bondwoman if she is pregnant by another until she delivers.

You may not take your bondwoman if she is your paternal aunt through breastfeeding.

You may not take your bondwoman if she is your maternal aunt through breastfeeding.

You may not take your bondwoman if she is your sister through breastfeeding.

You may not take your bondwoman if she is the daughter of your brother through breastfeeding.

You may not take your bondwoman if she has a husband.

You may not take your bondwoman if she is in her waiting period (iddah).

You may not take your bondwoman if you share ownership of her with another."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.451 • Al-Wafi, Vol.21 p.274

4560 - وَ رَوَى دَاوُدُ بْنُ ٱلْحُصَيْنِ عَنْ أَبِي ٱلْعَبَّاسِ ٱلْبَقْبَاقِ قَالَ: قُلْتُ لِأَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ يَتَزَوَّجُ ٱلرَّجُلُ ٱلْأَمَةَ بِغَيْرِ عِلْمِ أَهْلِهَا قَالَ «هُوَ زِنِّى إِنَّ ٱللَّهَ عَزَّ وَ جَلَّ يَقُولُ: ﴾ فَانْكِحُوهُنَّ بِإِذْنِ أَهْلِهِنَّ ﴾ ».

Hadith.4560 - Dawud ibn al-Husayn narrated from Abu al-Abbas al-Baqbaq, who said: I asked Abu Abdillah ^{a.s}: "Can a man marry a bondwoman without the knowledge of her owners?" Imam ^{a.s} said: "That is considered fornication. Indeed, Allah ^{SWT}, the Mighty and Majestic, says: *'Then marry them with the permission of their owners'* (Surah An-Nisa, 4:25)."



[REFERENCES]

Tafsir Al-'Ayyashi, Vol.1 p.234 • Man La Yahduruhu Al-Faqih, Vol.3 p.451 • Tahdhib Al-Ahkam, Vol.7 p.348 • Al-Istibsar, Vol.3 p.219 • Al-Wafi, Vol.22 p.602 • Wasa'il Al-Shi'ah, Vol.21 p.119 • Tafsir Al-Burhan, Vol.2 p.61 • Tafsir Al-Burhan, Vol.2 p.62 • Tafsir Al-Burhan, Vol.2 p.62 • Bihar Al-Anwar, Vol.100 p.340

4561 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: فِي كِتَابِ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ «أَنَّ اَلْوَلَدَ لاَ يَأْخُذُ مِنْ مَالِ وَالِدِهِ شَيْئاً وَ يَأْخُذُ اَلْوَالِدُ مِنْ مَالِ وَلَدِهِ مَا يَشَاءُ وَ لَهُ أَنْ يَقَعَ عَلَى جَارِيَةِ اِبْنِهِ إِنْ لَمْ يَكُن اَلاِبْنُ وَقَعَ عَلَيْهَا».

Hadith.4561 - Al-Alaa narrated from Muhammad ibn Muslim, from Abu Jafar Imam Muhammad ibn Ali Al-Bagir ^{a.s}, who said:

In the book of Imam Ali ibn Abi Talib ^{a.s}, it is written: "A child cannot take anything from the wealth of his father, but a father may take whatever he wishes from the wealth of his child. Additionally, a father is permitted to have relations with the bondwoman of his son, provided that the son has not had relations with her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.452 • Wasa'il Al-Shi'ah, Vol.21 p.141 • Mustadrak Al-Wasa'il, Vol.15 p.25

------4562 - وَ فِى خَبَر آخَرَ: «لاَ يَجُوزُ لَهُ أَنْ يَقَعَ عَلَى جَارِيَةِ إِبْنَتِهِ إِلاَّ بِإِذْنِهَا».

Hadith.4562 - And in another narration: "It is not permissible for a man to have relations with the bondwoman of his daughter except with her permission."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.452 • Wasa'il Al-Shi'ah, Vol.21 p.141

4563 - وَ سَأَلَ عَبْدُ اَلرَّحْمَنِ بْنُ اَلْحَجَّاجِ وَ حَفْصُ بْنُ اَلْبَخْتَرِيِّ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: عَنِ اَلرَّجُلِ تَكُونُ لَهُ اَلْجَارِيَةُ أَ فَتَحِلَّ لِإِنْنِهِ قَالَ «مَا لَمْ يَكُنْ جِمَاعٌ أَوْ مُبَاشَرَةٌ كَالْجِمَاعِ فَلاَ بَأْسَ».

Hadith.4563 - Abd al-Rahman ibn al-Hajjaj and Hafs ibn al-Bakhtari asked Abu Abdillah ^{a.s} about a man who owns a bondwoman—does she become permissible for his son? Imam ^{a.s} said: "As long as there has been no intercourse or intimate contact similar to intercourse, then there is no harm."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.452 • Tahdhib Al-Ahkam, Vol.7 p.284 • Al-Wafi, Vol.21 p.160 • Wasa'il Al-Shi'ah, Vol.20 p.422

4564 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «كَانَ لِأَبِى عَلَيْهِ اَلسَّلاَمُ جَارِيَتَانِ تَقُومَانِ عَلَيْهِ فَوَهَبَ لِي إِحْدَاهُمَا».

Hadith.4564 - Imam ^{a.s} said: "My father ^{a.s} had two bondwomans who served him, and he gifted one of them to me."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.452 • Al-Wafi, Vol.21 p.161 • Wasa'il Al-Shi'ah, Vol.20 p.422

------4565 - : وَ سُئِلَ عَلَيْهِ اَلسَّلاَمُ عَن اَلْمَمْلُوكِ مَا يَحِلُّ لَهُ مِنَ اَلنِّسَاءِ قَالَ «حُرَّتَيْن أَوْ أَرْبَعَ إِمَاءٍ».

Hadith.4565 - Imam ^{a.s} was asked about what is permissible for a male slave in terms of women. Imam ^{a.s} said: "Two free women or four bondwomen."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.452 • Wasa'il Al-Shi'ah, Vol.20 p.526 • Wasa'il Al-Shi'ah, Vol.21 p.112

4566 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ كَانَتْ لَهُ جَارِيَةٌ وَ كَانَ يَأْتِيهَا فَبَاعَهَا فَأُعْتِقَتْ وَ تَزَوَّجَتْ فَوَلَدَتْ اِبْنَةً هَلْ تَصْلُحُ اِبْنَتُهَا لِمَوْلاَهَا اَلْأُوَّلِ قَالَ «هِيَ عَلَيْهِ حَرَامٌ ».

Hadith.4566 - Al-Alaa narrated from Muhammad ibn Muslim, from Abu Abdillah ^{a.s}, who said: I asked him about a man who had a bondwoman with whom he had relations. He then sold her, and she was later freed and married, giving birth to a daughter. Is her daughter permissible for her former master?

Imam {a.s} said: "She is forbidden to him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.452 • Al-Wafi, Vol.21 p.176 • Wasa'il Al-Shi'ah, Vol.20 p.467

4567 - وَ قَالَ: فِي جَارِيَةٍ لِرَجُلِ وَ كَانَ يَأْتِيهَا فَأَسْقَطَتْ سِقْطاً مِنْهُ بَعْدَ ثَلاَثَةِ أَشْهُرٍ قَالَ «هِيَ أُمُّ وَلَدٍ».

Hadith.4567 - Imam ^{a.s} said regarding a bondwoman who belonged to a man and with whom he had relations, and she miscarried his child after three months: "She is considered Umm Walad (the mother of his child)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.453 • Al-Wafi, Vol.10 p.664 • Wasa'il Al-Shi'ah, Vol.23 p.171

4568 - قَالَ: وَ سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنِ اِمْرَأَةٍ حُرَّةٍ تَزَوَّجَتْ عَبْداً عَلَى أَنَّهُ حُرُّ ثُمَّ عَلِمَتْ بَعْدُ أَنَّهُ مَمْلُوكٌ قَالَ «هِيَ أَمْلَكُ بِنَفْسِهَا إِنْ شَاءَتْ بَعْدَ عِلْمِهَا أَقَرَّتْ بِهِ وَ أَقَامَتْ مَعَهُ وَ إِنْ شَاءَتْ لَمْ تُقِمْ وَ إِنْ كَانَ مَمْلُوكٌ قَالَ «هِيَ أَمْلَكُ بِنَفْسِهَا إِنْ شَاءَتْ بَعْدَ عِلْمِهَا أَقَرَّتْ بِهِ وَ أَقَامَتْ مَعَهُ وَ إِنْ شَاءَتْ لَمْ تُعْدَ عَلْمِهَا أَقَرَّتْ مَعَهُ بَعْدَ الْعَبْدُ دَخَلَ بِهَا فَالنِّكَاحُ بَاطِلٌ فَإِنْ أَقَرَّتْ مَعَهُ بَعْدَ الْعَبْدُ دَخَلَ بِهَا فَالنِّكَاحُ بَاطِلٌ فَإِنْ أَقَرَّتْ مَعَهُ بَعْدَ عِلْمِهَا أَنَّهُ عَبْدٌ مَمْلُوكٌ فَهُوَ أَمْلَكُ بِهَا».

Hadith.4568 - I asked Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a free woman who married a man thinking he was free, but later discovered that he was a slave. Imam ^{a.s} said: "She has authority over herself. After learning the truth, if she wishes, she may stay with him and accept him, or if she wishes, she may leave him.



If the slave had consummated the marriage with her, then she is entitled to the dowry for what was made lawful to him from her. However, if he had not consummated the marriage, then the marriage is invalid.

But if she chooses to remain with him after learning that he is a slave, then he has the right to keep her as his wife."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.453 • Al-Wafi, Vol.22 p.569

4569 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ سَعْدَانَ بْنِ مُسْلِمٍ عَنْ أَبِي بَصِيرٍ عَنْ أَحْدِهِمَا عَلَيْهِمَا ٱلسَّلاَمُ: فِي رَجُلٍ زَوَّجَ مَمْلُوكَةً لَهُ مِنْ رَجُلٍ حُرِّ عَلَى أَرْبَعِمِائَةِ دِرْهَمٍ فَعَجَّلَ لَهُ مِائَتَيْ دِرْهَمٍ ثُمَّ أَخُرَ عَنْهُ مِائَتَيْ دِرْهَمٍ وَكُونُ آلْمِائَتَيْ دِرْهَمٍ ثُمَّ أَخُرَ عَنْهُ مِائَتَيْ دِرْهَمٍ فَعَجَّلَ لَهُ مِائَتَيْ دِرْهَمٍ ثُمَّ أَخُر عَنْهُ مِائَتَيْ دِرْهَمٍ فَعَجَّلَ لَهُ مِائَتَيْ دِرْهَمٍ ثُمَّ أَخُر عَنْهُ مِائَتَيْ دِرْهَمٍ فَعَجَّلَ لَهُ مِائَتَيْ دِرْهَمٍ ثُمَّ أَنِّ سَيِّدَهَا بَاعَهَا بَعْدُ مِنْ رَجُلٍ لِمَنْ تَكُونُ ٱلْمِائَتَانِ ٱلْمُؤَخِّرَتَانِ عَلَيْهِ فَقَالَ «إِنْ لَمْ يَكُنْ فَدَخَلَ بِهَا زَوْجُهَا ثُمَّ إِنَّ سَيِّدَهَا بَاعَهَا فَلاَ شَيْءَ لَهُ عَلَيْهِ وَ لاَ لِغَيْرِهِ وَ إِذَا بَاعَهَا ٱلسَّيِّدُ فَقَدْ بَانَتْ مِنَ ٱلزَّوْجِ ٱلْحُرِّ إِذَا لَا يَعْرُفُ هَذَا ٱلْأَمْرَ».

وَ قَدْ تَقَدَّمَ مِنْ ذَلِكَ عَلَى أَنَّ بَيْعَ الْأَمَةِ طَلَاقُهَا.

Hadith.4569 - Al-Hasan ibn Mahbub narrated from Sadan ibn Muslim, from Abu Basir, from one of the Imams (peace be upon them), regarding a man who married his bondwoman to a free man for a dowry of four hundred dirhams. He paid two hundred dirhams in advance and delayed the payment of the remaining two hundred dirhams. The husband then consummated the marriage with her.

Later, her master sold her to another man. Who is responsible for the remaining two hundred dirhams?

Imam ^{a.s} said: "If the husband did not pay the remainder of the dowry before she was sold, then neither he nor anyone else owes it. And when her master sold her, she became separated from the free husband, provided he was aware of this ruling."

[AL SADUQ]

It has already been mentioned that the sale of a bondwoman is equivalent to her divorce.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.453

4570 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنِ ٱلْعَلاَءِ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ:

سَأَلْتُ أَبَا جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ عَنْ مَمْلُوكِ لِرَجُلٍ أَبَقَ مِنْهُ فَأَتَى أَرْضاً فَذَكَرَ لَهُمْ أَنَّهُ حُرُّ مِنْ رَهْطِ بَنِي فُلاَنٍ وَ أَنَّ اَلْمَرْأَةَ مَاتَتْ وَ تَرَكَتْ فِي يَدِهِ مَالاً وَ ضَيْعَةً وَ أَنَّهُ تَزَوَّجَ إِمْرَأَةً مِنْ أَهْلِ تِلْكَ اَلْأَرْضِ فَأَوْلَدَهَا أَوْلاَداً وَ أَنَّ اَلْمَرْأَةَ مَاتَتْ وَ تَرَكَتْ فِي يَدِهِ وَ أَذْعَنَ لَهُ اَلْعَبْدُ بِالرِّقُ فَقَالَ «أَمَّا وَلَدَهَا ثُمَّ إِنَّ سَيِّدَهُ بَعْدُ أَتَى تِلْكَ اَلْأَرْضَ فَأَخَذَ اَلْعَبْدُ وَ جَمِيعَ مَا فِي يَدِهِ وَ أَذْعَنَ لَهُ الْعَبْدُ بِالرِّقُ فَقَالَ «أَمُّا وَلَدَهَا أَعْبُدُ وَ جَمِيعَ مَا فِي يَدِهِ وَ أَذْعَنَ لَهُ الْعَبْدُ بِالرِّقُ فَقَالَ «أَمُّا اللَّهُ اللَّهُ لِوَلَدِ الْمَرْأَةِ الْمَرْأَةِ الْمَيْتَةِ لاَ يَرِثُ عَبْدُ حُرًا» قُلْتُ جُعِلْتُ فِدَاكَ فَإِنْ لَمْ يَكُنْ الْمَرْأَةِ الْمَرْأَةِ الْمَيْتَةِ لاَ يَرِثُ عَبْدُ حُرًا» قُلْتُ جُعِلْتُ فِدَاكَ فَإِنْ لَمْ يَكُنْ الْمَرْأَةِ الْمَرْأَةِ الْمَرْأَةِ الْمَيْتَةِ لاَ يَرِثُ عَبْدُ حُرًا» قُلْت جُعِلْتُ فِدَاكَ فَإِنْ لَمْ يَكُنْ لَلْمُولُو اللَّيْعَةُ الَّتِي تَرَكَتُهَا فِي يَدِ الْعَبْدِ فَقَالَ «يَكُونُ جَمِيعُ مَا لَلْمُ الْمُولُولُ الْمُلْولُ وَ الضَّيْعَةُ اللَّيْعَةُ الَّتِي تَرَكَتُهَا فِي يَدِ الْعَبْدِ فَقَالَ «يَكُونُ جَمِيعُ مَا تَتْ وَلَا وَارِثُ لِمَنْ يَكُونُ الْمَالُ وَ الضَّيْعَةُ الَّتِي تَرَكَتُهَا فِي يَدِ الْعَبْدِ فَقَالَ «يَكُونُ جَمِيعُ مَا تَتُ وَلَا وَارِثُ لِمَا مَا الْمَالُولُ وَ الضَّيْمِينَ خَاصَّةً ».



Hadith.4570 - Al-Hasan ibn Mahbub narrated from Al-Alaa, from Muhammad ibn Muslim, who said: I asked Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a slave belonging to a man who fled and went to another land. There, he claimed to be a free man from a certain tribe and married a woman from that land, fathered children with her, and then she died, leaving behind wealth, property, and her children in his care.

Later, his master came to that land, reclaimed the slave and all that was in his possession, and the slave admitted to being his property.

Imam ^{a.s} said: "As for the slave, he belongs to his master. However, the wealth and property belong to the children of the deceased woman. A slave does not inherit from a free person."

I said: "May I be your ransom! What if the woman had no children or heirs when she died? Who would the wealth and property belong to?"

Imam ^{a.s} said: "All that she left behind would belong exclusively to the Imam of the Muslims."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.454 • Al-Wafi, Vol.25 p.850 • Wasa'il Al-Shi'ah, Vol.21 p.224

4571 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ حَكَمِ ٱلْأَعْمَى وَ هِشَامِ بْنِ سَالِمِ عَنْ عَمَّارٍ ٱلسَّابَاطِيِّ عَنْ أَبِي عَبْدِ اللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ أَذِنَ لِغُلاَمِهِ فِي اِمْرَأَةٍ حُرَّةٍ فَتَزَوَّجَهَا ثُمَّ إِنَّ ٱلْعَبْدِ أَبْقَ مِنْ مَوْلِيهِ اللَّهِ عَلَيْهِ السَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ أَذِنَ لِغُلاَمِهِ فِي اِمْرَأَةٍ حُرَّةٍ فَتَزَوَّجَهَا ثُمَّ إِنَّ ٱلْعَبْدِ نَفَقَةٌ وَ قَدْ بَانَتْ عِصْمَتُهَا فَجَاءَتِ اِمْرَأَةُ ٱلْعَبْدِ نَفَقَةٌ وَ قَدْ بَانَتْ عِصْمَتُهَا مِنْ مَوْلَى ٱلْعَبْدِ فَقَالَ «لَيْسَ لَهَا عَلَى مَوْلَى ٱلْعَبْدِ نَفَقَةٌ وَ قَدْ بَانَتْ عِصْمَتُهَا مِنْ مُوْلَى ٱلْعَبْدِ طَلاَقُ اِمْرَأَتِهِ وَ هُو بِمَنْزِلَةِ ٱلْمُرْتَدِّ عَنِ ٱلْإِسْلاَمِ » قُلْتُ فَإِنْ هُوَ رَجَعَ إِلَى مَوْلاَهُ أَ تَرْجِعُ إِمْرَأَتُهُ إِبَاقَ ٱلْعَبْدِ طَلاَقُ اِمْرَأَتِهِ وَ هُو بِمَنْزِلَةِ ٱلْمُرْتَدِّ عَنِ ٱلْإِسْلامِ » قُلْتُ فَإِنْ هُو رَجَعَ إِلَى مَوْلاَهُ أَ تَرْجِعُ إِمْرَأَتُهُ إِبَاقَ ٱلْعَبْدِ طَلاَقُ الْمَرَأَتِهِ وَ هُو بِمَنْزِلَةٍ ٱلْمُرْتَدِّ عَنِ ٱلْإِسْلامِ » قُلْتُ فَإِنْ هُو رَجَعَ إِلَى مَوْلاَهُ أَ تَرْجِعُ إِمْرَأَتُهُ إِلَيْهِ قَالَ «إِنْ كَانَ إِنْقَصَتْ عِدَّتُهَا مِنْهُ ثُمَّ تَزَوَّجَتْ زَوْجاً غَيْرَهُ فَلاَ سَبِيلَ لَهُ عَلَيْهَا وَ إِنْ كَانَتُ لَمْ تَتَزَوَّجُ

Hadith.4571 - Al-Hasan ibn Mahbub narrated from Hakam al-Ama and Hisham ibn Salim, from Ammar al-Sabati, who said: I asked Abu Abdillah ^{a.s} about a man who permitted his slave to marry a free woman. The slave then fled from his master, and the wife of the slave came seeking maintenance from the master of the slave.

Imam ^{a.s} said: "She has no right to maintenance from the master of the slave, and her marriage bond with the slave is severed, because the slave's escape is considered a divorce, and he is like one who has apostatized from Islam."

I asked: "If the slave returns to his master, does his wife return to him?"

Imam ^{a.s} said: "If her waiting period (iddah) has ended and she has married another husband, then he has no claim over her. However, if she has not married another, she remains his wife based on the original marriage contract."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.454 • Wasa'il Al-Shi'ah, Vol.22 p.172

4572 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «قَضَى أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ قَالَ: «قَضَى أَمِيرُ اَلْمُؤْمِنِينَ جَلْدَةً وَ أَنْ اَلسَّلاَمُ فِي اِمْرَأَةٍ أَمْكَنَتْ مِنْ نَفْسِهَا عَبْداً لَهَا فَنَكَحَهَا «أَنْ تُصْرَبَ مِائَةً وَ يُصْرَبَ اَلْعَبْدُ خَمْسِينَ جَلْدَةً وَ أَنْ يُبِيعَهَا عَبْداً مُدْرِكاً بَعْدَ ذَلِكَ».



Hadith.4572 - Al-Alaa narrated from Muhammad ibn Muslim, from Abu Jafar Imam Muhammad ibn Ali Al-Bagir ^{a.s}, who said:

"Commander of the Faithful {a.s} ruled in the case of a woman who allowed her slave to have relations with her and married him:

She is to be given one hundred lashes, and the slave is to be given fifty lashes. The slave is then to be sold in a manner that ensures he is distanced from her (bi-sughrin minha).

It is forbidden for any Muslim to sell her a mature slave after that incident."

[REFERENCES]

Al-Kafi, Vol.5 p.493 • Man La Yahduruhu Al-Faqih, Vol.3 p.454 • Tahdhib Al-Ahkam, Vol.8 p.206 • Al-Wafi, Vol.15 p.324 • Wasa'il Al-Shi'ah, Vol.21 p.160

4573 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ اَلْعَزِيزِ عَنْ عُبَيْدِ بْنِ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي عَبْدِ بَيْنَ رَجُلَيْنِ زَوَّجَهُ أَحَدُهُمَا وَ اَلْآخَرُ لَمْ يَعْلَمْ بِهِ ثُمَّ إِنَّهُ عَلِمَ بِهِ بَعْدُ أَ لَهُ أَنْ يُفَرِّقَ بَيْنَهُمَا قَالَ «لِلَّذِي لَمْ يَعْلَمْ وَ لَمْ يَأْذَنْ أَنْ يُفَرِّقَ بَيْنَهُمَا إِذَا عَلِمَ وَ إِنْ شَاءَ تَرَكَهُ عَلَى نِكَاحِهِ».

Hadith.4573 - Al-Hasan ibn Mahbub narrated from Abdul-Aziz, from Ubayd ibn Zurarah, from Abu Abdillah ^{a.s} regarding a slave jointly owned by two men - one of them married him off without the knowledge of the other. Later, the second owner found out about the marriage.

Imam ^{a.s} said: "The one who was unaware and did not give permission has the right to annul the marriage when he learns about it. However, if he wishes, he may allow the marriage to remain valid."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.455 • Tahdhib Al-Ahkam, Vol.8 p.207 • Al-Wafi, Vol.22 p.607 • Wasa'il Al-Shi'ah, Vol.21 p.116

4574 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَلِيٍّ بْنِ أَبِي حَمْزَةَ عَنْ أَبِي ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ : فِي رَجُلٍ يُزَوِّجُ مَمْلُوكاً لَهُ إِمْرَأَةً حُرَّةً عَلَى مِائَةِ دِرْهَمٍ ثُمَّ إِنَّهُ بَاعَهُ قَبْلَ أَنْ يَدْخُلَ عَلَيْهَا فَقَالَ «يُعْطِيهَا سَيِّدُهُ مِنْ ثَمَنِهِ نِصْفَ مَا فَرَضَ لَهَا إِنَّمَا هُوَ بِمَنْزَلَةِ دَيْنِ إِسْتَدَانَهُ بِإِذْنِ سَيِّدِهِ».

Hadith.4574 - Al-Hasan ibn Mahbub narrated from Ali ibn Abi Hamzah, from Abu al-Hasan ^{a.s} regarding a man who married his slave to a free woman for a dowry of one hundred dirhams. Then, before the slave consummated the marriage with her, the master sold him.

Imam ^{a.s} said: "The master must give her half of the agreed dowry from the price he received for selling the slave. This is treated as a debt that the slave incurred with the permission of his master."

[REFERENCES]

 $\label{thm:continuous} \begin{tabular}{ll} Man La Yahduruhu Al-Faqih, Vol.3 p.455 \bullet Tahdhib Al-Ahkam, Vol.7 p.485 \bullet Tahdhib Al-Ahkam, Vol.8 p.210 \bullet Al-Wafi, Vol.22 p.607 \bullet Wasa'il Al-Shi'ah, Vol.21 p.196 \bullet Wasa'il Al-Shi'ah, Vol.21 p.336 \end{tabular}$

4575 - وَ سَأَلَ مُحَمَّدُ بْنُ إِسْمَاعِيلَ بْنِ بَزِيعٍ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ : عَنِ اِمْرَأَةٍ أَحَلَّتْ لِزَوْجِهَا جَارِيَتَهَا فَقَالَ «ذَلِكَ لَهُ» قَالَ فَإِنْ خَافَ أَنْ تَكُونَ تَمْزَحُ قَالَ «فَإِنْ عَلِمَ أَنَّهَا تَمْزَحُ فَلاَ».



Hadith.4575 - Muhammad ibn Ismail ibn Bazi asked Imam Ali ibn Musa Ar-Ridha ^{a.s} about a woman who permitted her husband to have relations with her bondwoman.

Imam ^{a.s} said: "That is permissible for him."

He then asked: "What if he fears that she might be joking?"

Imam (a.s) said: "If he knows that she is joking, then it is not permissible."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.455 • Tahdhib Al-Ahkam, Vol.7 p.462 • Wasa'il Al-Shi'ah, Vol.20 p.301 • Wasa'il Al-Shi'ah, Vol.21 p.128

4576 - وَ رَوَى جَمِيلٌ عَنْ فُضَيْلٍ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ جُعِلْتُ فِدَاكَ إِنَّ بَعْضَ أَصْحَابِنَا رَوَى عَنْكَ أَنَّكَ قُلْتَ إِذَا أَحَلَّ الرَّجُلُ لِأَخِيهِ اَلْمُؤْمِنِ فَرْجَ جَارِيَتِهِ فَهُوَ لَهُ حَلاَلٌ فَقَالَ لَهُ «نَعَمْ يَا فُضَيْلُ » قُلْتُ فَمَا تَقُولُ فِي رَجُلٍ عِنْدَهُ جَارِيَةٌ لَهُ نَفِيسَةٌ وَ هِيَ بِكُرٌ أَحَلَّ لِأَخٍ لَهُ مَا دُونَ الْفَرْجِ أَ لَهُ أَنْ يَفْتَضَّهَا قَالَ «لاَ لَيْسَ لَهُ تَقُولُ فِي رَجُلٍ عِنْدَهُ جَارِيَةٌ لَهُ تَفِيسَةٌ وَ هِيَ بِكُرٌ أَحَلَّ لِأَخٍ لَهُ مَا دُونَ الْفَرْجِ أَ لَهُ أَنْ يَفْتَضَّهَا قَالَ «لاَ لَيْسَ لَهُ إِلاَّ مَا أَحَلَّ لَهُ مِنْهَا وَ لَوْ أَحَلَّ لَهُ قُبْلَةً مِنْهَا لَمْ يَحِلُّ لَهُ مَا سِوَى ذَلِكَ» قُلْتُ أَ رَأَيْتَ إِنْ هُوَ أَحَلًّ لَهُ مَا دُونَ الْفَرْجِ فَعَلَبَتْهُ الشَّهْوَةُ فَاقْتَضَّهَا قَالَ «لاَ يَنْبَغِي لَهُ ذَلِكَ» قُلْتُ فَإِنْ فَعَلَ ذَلِكَ أَ يَكُونُ زَانِياً قَالَ «لاَ وَ لَكِنْ يَكُونُ أَلْفَرْجِ فَعَلَبَتْهُ الشَّهُوةُ فَاقْتَضَّهَا قَالَ «لاَ يَنْبَغِي لَهُ ذَلِكَ» قُلْتُ فَإِنْ فَعَلَ ذَلِكَ أَ يَكُونُ زَانِياً قَالَ «لاَ وَلَكِنْ يَكُونُ خَانًا وَ يَغْرَمُ لِصَاحِبِهَا عُشْرَ قِيمَتِهَا».

Hadith.4576 - Jamil narrated from Fudayl, who said: I said to Abu Abdillah ^{a.s}: "May I be your ransom! Some of our companions have narrated from you that you said if a man permits his believing brother to have relations with his bondwoman, then she is lawful for him." Imam ^{a.s} said: "Yes, O Fudayl."

I asked: "What do you say about a man who has a precious bondwoman who is a virgin, and he permits his brother to enjoy her, but only in ways other than intercourse? Is it permissible for him to deflower her?"

Imam ^{a.s} said: "No, he is only allowed what has been made lawful for him. Even if he permitted him only to kiss her, nothing beyond that would be lawful for him."

I asked: "What if he permitted him everything except intercourse, but his desire overcame him, and he deflowered her?"

Imam ^{a.s} said: "He should not do that."

I asked: "If he did, would he be considered a fornicator?"

Imam ^{a.s} said: "No, but he would be a betrayer and must compensate the owner of the bondwoman with one-tenth of her value."

[REFERENCES]

Al-Kafi, Vol.5 p.468 • Man La Yahduruhu Al-Faqih, Vol.3 p.455 • Tahdhib Al-Ahkam, Vol.7 p.244 • Al-Wafi, Vol.22 p.591 • Wasa'il Al-Shi'ah, Vol.21 p.132

4577 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ جَمِيلِ بْنِ دَرَّاجٍ عَنْ ضُرَيْسِ بْنِ عَبْدِ ٱلْمَلِكِ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي اَلرَّجُلِ يُحِلُّ لِأَخِيهِ جَارِيَتَهُ وَ هِيَ تَخْرُجُ فِي حَوَائِجِهِ قَالَ «هِيَ لَهُ حَلاَلٌ» قُلْتُ أَ رَأَيْتَ إِنْ جَاءَتْ جَاءَتْ بِوَلَدٍ مَا يَصْنَعُ بِهِ قَالَ «هُوَ لِمَوْلَى ٱلْجَارِيَةِ إِلاَّ أَنْ يَكُونَ قَدِ اِشْتَرَطَ عَلَيْهِ حِينَ أَحَلَّهَا لَهُ أَنَّهَا إِنْ جَاءَتْ بَوَلَدٍ مِنْ فَهُوَ حُرٌّ فَإِنْ كَانَ لَهُ مَالٌ اِشْتَرَاهُ بِالْقِيمَةِ».



Hadith.4577 - Al-Hasan ibn Mahbub narrated from Jamil ibn Darraj, from Durays ibn Abdul-Malik, from Abu Abdillah ^{a.s} regarding a man who permits his brother to have relations with his bondwoman, and she goes out to fulfill his needs.

Imam {a.s} said: "She is lawful for him."

I asked: "What if she gives birth to a child? What should be done with the child?"

Imam ^{a.s} said: "The child belongs to the owner of the bondwoman unless he stipulated at the time he permitted her that if she gives birth to a child from him, then the child is free. If he made such a condition, then the child is free."

I asked: "Can he own his child?"

Imam ^{a.s} said: "If he has wealth, he can purchase the child at its value."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.456 • Tahdhib Al-Ahkam, Vol.7 p.248 • Al-Istibsar, Vol.3 p.140 • Wasa'il Al-Shi'ah, Vol.21 p.135

4578 - وَ رَوَى سُلَيْمَانُ ٱلْفَرَّاءُ عَنْ حَرِيزٍ عَنْ زُرَارَةَ قَالَ: قُلْتُ لِأَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ ٱلرَّجُلُ يُحِلُّ لِأَخِيهِ جَارِيَتَهُ قَالَ «لاَ بَأْسَ بِهِ» قُلْتُ فَإِنْ جَاءَتْ بِوَلَدٍ فَقَالَ «لِيَضُمَّ إِلَيْهِ وَلَدَهُ وَ لْيَرُدَّ عَلَى ٱلرَّجُلِ جَارِيَتَهُ» قُلْتُ لَهُ لَمْ يَأْذَنْ لَهُ فِي ذَلِكَ قَالَ «إِنَّهُ قَدْ أَذِنَ لَهُ وَ لاَ يَأْمَنُ أَنْ يَكُونَ ذَلِكَ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ هَذَانِ الْحَدِيثَانِ مُتَّفِقَانِ وَ لَيْسَا بِمُخْتَلِفَيْنِ وَ خَبَرُ حَرِيزٍ عَنْ زُرَارَةَ فِيمَا قَالَ لِيَضُمَّ إِلَيْهِ وَلَدَهُ يَغِنِى بِالْقِيمَةِ مَا لَمْ يَقَع الشَّرْطُ بِأَنَّهُ حُرِّ.

Hadith.4578 - Sulayman al-Farra' narrated from Hariz, from Zurara, who said: I asked Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a man who permits his brother to have relations with his bondwoman.

Imam {a.s} said: "There is no harm in it."

I asked: "What if she gives birth to a child?"

Imam ^{a.s} said: "Let him take his child and return the bondwoman to her owner."

I said: "But what if he did not permit him to do that?"

Imam ^{a.s} said: "By granting permission, he has implicitly allowed it, and he cannot guarantee that such an outcome would not occur."

[AL SADUQ]

The compiler of this book (may Allah (SWT) have mercy on him) stated: These two narrations are consistent and not contradictory.

The narration of Hariz from Zurara, where it says "let him take his child," means he should purchase the child at its value unless a condition was stipulated that the child would be free.

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.92 • Al-Kafi, Vol.5 p.469 • Man La Yahduruhu Al-Faqih, Vol.3 p.456 • Tahdhib Al-Ahkam, Vol.7 p.247 • Al-Istibsar, Vol.3 p.139 • Awali Al-La'ali, Vol.3 p.355 • Bihar Al-Anwar, Vol.100 p.327 • Mustadrak Al-Wasa'il, Vol.15 p.23

4579 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَلِيٍّ بْنِ رِئَابٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ: سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنْ جَارِيَةٍ بَيْنَ رَجُلَيْنِ دَبَّرَاهَا جَمِيعاً ثُمَّ أَحَلَّ أَحَدُهُمَا فَرْجَهَا لِشَرِيكِهِ قَالَ «هِيَ حَلاَلٌ لَهُ وَ أَيُّهُمَا مَاتَ قَبْلَ صَاحِبِهِ فَقَدْ صَارَ نِصْفُهَا حُرَّا مِنْ قِبَل اَلَّذِي مَاتَ وَ نِصْفُهَا مُدَبَّراً» قُلْتُ أَ رَأَيْتَ إِنْ أَرَادَ اَلْبَاقِي مِنْهُمَا أَنْ يَمَسَّهَا



أَ لَهُ ذَلِكَ قَالَ «لاَ إِلاَّ أَنْ يَثْبُتَ عِثْقُهَا وَ يَتَزَوَّجَهَا بِرِضاً مِنْهَا مَتَى مَا أَرَادَ» قُلْتُ لَهُ أَ لَيْسَ قَدْ صَارَ نِصْفُهَا حُرِّاً وَ قَدْ مَلَكَتْ نِصْفَ رَقَبَتِهَا وَ اَلنَّصْفُ اَلْآخَرُ لِلْبَاقِي مِنْهُمَا قَالَ «بَلَى» قُلْتُ فَإِنْ هِيَ جَعَلَتْ مَوْلاَهَا فِي حِلِّ مِنْ فَرْجِهَا قَالَ «لاَ يَجُوزُ ذَلِكَ لَهُ» قُلْتُ لَهُ لِمَ لاَ يَجُوزُ لَهَا ذَلِكَ وَ كَيْفَ أَجَزْتَ لِلَّذِي كَانَ لَهُ نِصْفُهَا حِينَ أَحَلً فَرْجِهَا قَالَ «لاَ يَجُوزُ ذَلِكَ لَهُ» قُلْتُ لَهُ لِمَ لاَ يَجُوزُ لَهَا ذَلِكَ وَ كَيْفَ أَجَزْتَ لِلَّذِي كَانَ لَهُ نِصْفُهَا حِينَ أَحَلً فَرْجِهَا لِشَرِيكِهِ فِيهَا قَالَ «لِأَنَّ الْمَرْأَةَ لاَ تَهَبُ فَرْجَهَا وَ لاَ تُعِيرُهُ وَ لاَ تُحِلُّهُ وَ لَكِنْ لَهَا مِنْ نَفْسِهَا يَوْمٌ وَ لِلَّذِي فَرْجَهَا لِشَرِيكِهِ فِيها قَالَ «لِأَنَّ الْمَرْأَةَ لاَ تَهَبُ فَرْجَهَا وَ لاَ تُعِيرُهُ وَ لاَ تُحِلُّهُ وَ لَكِنْ لَهَا مِنْ نَفْسِهَا يَوْمٌ وَ لِلَّذِي تَمْلِكُ فِيهِ نَفْسَهَا فَلْيَتَمَتَّعْ مِنْهَا بِشَيْءٍ فِي ذَلِكَ الْيَوْمِ الَّذِي تَمْلِكُ فِيهِ نَفْسَهَا فَلْيَتَمَتَّعْ مِنْهَا بِشَيْءٍ فِي ذَلِكَ الْيَوْمِ الَّذِي تَمْلِكُ فِيهِ نَفْسَهَا فَلْيَتَمَتَّعْ مِنْهَا بِشَيْءٍ فِي ذَلِكَ الْيَوْمِ الَّذِي تَمْلِكُ فِيهِ نَفْسَهَا فَلْيَتَمَتَّعْ مِنْهَا بِشَيْءً قِلْ أَوْ كَثُرَ».

Hadith.4579 - Al-Hasan ibn Mahbub narrated from Ali ibn Ri'ab, from Muhammad ibn Muslim, who said: I asked Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a bondwoman jointly owned by two men, who both designated her as mudabbar (set to be freed after their death). Then, one of them permitted his partner to have relations with her.

Imam ^{a.s} said: "She is lawful for him. If either of them dies before the other, then half of her becomes free from the one who died, and the other half remains mudabbar."

I asked: "What if the surviving partner wishes to have relations with her? Is that permissible?" Imam ^{a.s} said: "No, unless her freedom is fully established, and then he marries her with her consent whenever he wishes."

I asked: "Hasn't half of her already become free, making her the owner of half of herself, while the other half belongs to the surviving partner?"

Imam {a.s} said: "Yes."

I asked: "What if she permits her master to have relations with her?"

Imam ^{a.s} said: "That is not permissible for him."

I asked: "Why is it not permissible for her to do that, while you allowed the first owner to permit his partner to have relations with her?"

Imam ^{a.s} said: "Because a woman cannot gift, lend, or permit her private parts. However, she has authority over herself for the day that she owns her freedom, and the one who designated her as mudabbar has authority over her for his day.

If he wishes to marry her temporarily (mutah) for something, whether small or large, on the day that she owns her freedom, he may do so."

[REFERENCES]

Al-Kafi, Vol.5 p.482 • Man La Yahduruhu Al-Faqih, Vol.3 p.457 • Tahdhib Al-Ahkam, Vol.7 p.245 • Tahdhib Al-Ahkam, Vol.8 p.203 • Al-Wafi, Vol.22 p.580 • Wasa'il Al-Shi'ah, Vol.21 p.142

4580 - : وَ سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلرَّجُلِ اَلْحُرِّ يَتَزَوَّجُ بِأَمَةِ قَوْمٍ اَلْوُلْدُ مَمَالِيكُ أَوْ أَحْرَارٌ قَالَ «أَوْلُدُ مَرَارٌ» ثُمَّ قَالَ «إِذَا كَانَ أَحَدُ وَالِدَيْهِ حُرَّاً فَالْوَلَدُ حُرِّ».

Hadith.4580 - Abu Abdillah ^{a.s} was asked about a free man who marries a bondwoman belonging to a people. Are the children considered slaves or free?

Imam ^{a.s} said: "The children are free."

Then Imam {a.s} added: "If one of the parents is free, the child is free."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.457 • Wasa'il Al-Shi'ah, Vol.21 p.121



4581 - وَ رَوَى جَمِيلُ بْنُ دَرَّاجٍ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ تَزَوَّجَ بِأَمَةٍ فَجَاءَتْ بِوَلَدٍ قَالَ «يَلْحَقُ اَلْوَلَدُ بِأُمِّهِ». «يَلْحَقُ اَلْوَلَدُ بِأُمِّهِ».

Hadith.4581 - Jamil ibn Darraj narrated that he asked Abu Abdillah ^{a.s} about a man who married a bondwoman, and she gave birth to a child.

Imam ^{a.s} said: "The child is attributed to his father."

I asked: "What about a slave who marries a free woman?"

Imam ^{a.s} said: "The child is attributed to his mother."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.458 • Al-Wafi, Vol.23 p.1400 • Wasa'il Al-Shi'ah, Vol.21 p.121



CHAPTER 139 – CHAPTER ON A DHIMMI MAN MARRYING A DHIMMI WOMAN AND THEN BOTH CONVERTING TO ISLAM

بَابُ الدِّمِّيِّ يَتَزَوَّجُ الدِّمِّيَّةَ ثُمَّ يُسْلِمَانِ

﴿\$ HADITH 4582 ﴿ بِسْمُ اللهِّ الرَّحَمْنِ الرَّمِيمِ

4582 - رُوِيَ عَنْ رُومِيٍّ بْنِ زُرَارَةَ عَنْ عُبَيْدِ بْنِ زُرَارَةَ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ اَلنَّصْرَانِيُّ يَتَزَوَّجُ اللَّهِ عَلَيْهِ اَلسَّلاَمُ اَلنَّصْرَانِيَّةَ عَلَى ثَلاَثِينَ دَنَّا خَمْراً وَ ثَلاَثِينَ خِنْزِيراً ثُمَّ أَسْلَمَا بَعْدَ ذَلِكَ وَ لَمْ يَكُنْ دَخَلَ بِهَا قَالَ «يَنْظُرُ كَمْ قِيمَةُ النَّصْرَانِيَّةَ عَلَى ثَلَاثِينَ دَنَّا خَمْراً وَ ثَلاَثِينَ خِنْزِيراً ثُمَّ أَسْلَمَا بَعْدَ ذَلِكَ وَ لَمْ يَكُنْ دَخَلَ بِهَا قَالَ «يَنْظُرُ كَمْ قِيمَةُ النَّوْرِيرَ وَ كَمْ قِيمَةُ الْخَمْرِ فَيُرْسِلُ بِهِ إِلَيْهَا ثُمَّ يَدْخُلُ عَلَيْهَا وَ هُمَا عَلَى نِكَاحِهِمَا اَلْأَوَّلِ ».

Hadith.4582 - It is narrated from Rumi ibn Zurarah, from Ubayd ibn Zurarah, who said: I asked Abu Abdillah ^{a.s} about a Christian man who married a Christian woman with a dowry of thirty jars of wine and thirty pigs. Later, they both embraced Islam, and he had not yet consummated the marriage with her.

Imam ^{a.s} said: "He should assess the value of the pigs and the wine, and send that value to her. After that, he may consummate the marriage with her, and they remain upon their original marriage contract."

[REFERENCES]

Al-Kafi, Vol.5 p.437 • Man La Yahduruhu Al-Faqih, Vol.3 p.458 • Tahdhib Al-Ahkam, Vol.7 p.356 • Al-Wafi, Vol.22 p.627 • Wasa'il Al-Shi'ah, Vol.21 p.243



CHAPTER 140 – CHAPTER ON TEMPORARY MARRIAGE (MUT'AH)

بَابُ الْمُتْعَةِ

% 4616 — HADITH 4583 — 4616 % بِسِنْمِ الدِّ الرَّحَمْنِ الرَّعِيمِ

4583 - قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ: «لَيْسَ مِنَّا مَنْ لَمْ يُؤْمِنْ بِكَرَّتِنَا وَ يَسْتَحِلَّ مُتْعَتَنَا».

Hadith.4583 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"He is not from us who does not believe in our return (Rajah) and does not consider the temporary marriage (Mutah) lawful."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.458 • Al-Wafi, Vol.21 p.343 • Tafsir Al-Safi, Vol.1 p.440 • Wasa'il Al-Shi'ah, Vol.21 p.7 • Bihar Al-Anwar, Vol.53 p.92 • Tafsir Kanz Al-Daqaiq, Vol.3 p.376

4584 - وَ قَالَ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ : «اَلْمُتْعَةُ لاَ تَحِلُّ إلاَّ لِمَنْ عَرَفَهَا وَ هِيَ حَرَامٌ عَلَى مَنْ جَهلَهَا».

Hadith.4584 - Imam Ali ibn Musa Ar-Ridha (a.s) said:

"Temporary marriage (Mutah) is not lawful except for one who understands it, and it is forbidden for one who is ignorant of it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.459 • Al-Wafi, Vol.21 p.343 • Wasa'il Al-Shi'ah, Vol.21 p.8

4585 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبَانٍ عَنْ أَبِي مَرْيَمَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: إِنَّهُ سُئِلَ عَنِ اَلْمَتْعَةِ فَقَالَ «إِنَّ اَلْمَتْعَةَ اَلْيَوْمَ لَيْسَتْ كَمَا كَانَتْ قَبْلَ اَلْيَوْمِ إِنَّهُنَّ كُنَّ يُؤْمَنَّ يَوْمَئِذٍ فَالْيَوْمَ لاَ يُؤْمَنَّ فَاسْأَلُوا عَنْهُنَّ».

وَ أَحَلَّ رَسُولُ اللَّهِ صِ الْمُتْعَةَ وَ لَمْ يُحَرِّمْهَا حَتَّى قُبِضَ وَ قَرَأَ ابْنُ عَبَّاسٍ وَ أَحَلَّ رَسُولُ اللَّهِ صَ الْمُتْعَةُ مِنَ اللَّهِ صَ فَمَا اسْتَمْتَعْتُمْ بِهِ مِنْهُنَ إِلَى أَجَلٍ مُسَمَّى فَآتُوهُنَّ أُجُورَهُنَّ فَرِيضَةً مِنَ اللَّهِ صَ فَمَا اسْتَمْتَعْتُمْ بِهِ مِنْهُنَ إِلَى أَجَلٍ مُسَمَّى فَآتُوهُنَّ أَجُورَهُنَّ فَرِيضَةً مِنَ اللَّهِ صَ وَ قَدْ أَخْرَجْتُ الْحُجَجَ عَلَى مُنْكِرِيهَا فِي كِتَابِ إِثْبَاتِ الْمُتْعَةِ.

Hadith.4585 - Al-Hasan ibn Mahbub narrated from Aban, from Abu Maryam, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} who was asked about Mutah (temporary marriage).

Imam ^{a.s} said: "Mutah today is not as it was before. In those days, women were trustworthy, but today they are not trustworthy, so inquire about them."

[AL SADUQ]

The Messenger of Allah (SWT) (peace be upon him and his family) made *Mut'ah* lawful and did not prohibit it until he was taken (from this world).

Ibn Abbas recited the verse: 'So for whatever you enjoy from them to a specified term, give them their due compensation as an obligation from Allah (SWT)," (Surah An-Nisa 4:24).

The proofs against its deniers have been presented in the book *Ithbat al-Mut'ah* (Establishing the Legitimacy of Mut'ah).



[REFERENCES]

Al-Kafi, Vol.5 p.453 • Man La Yahduruhu Al-Faqih, Vol.3 p.459 • Tahdhib Al-Ahkam, Vol.7 p.251 • Al-Wafi, Vol.21 p.349 • Wasa'il Al-Shi'ah, Vol.21 p.23

4586 - وَ رَوَى دَاوُدُ بْنُ إِسْحَاقَ عَنْ مُحَمَّدِ بْنِ اَلْفَيْضِ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْمُتْعَةِ فَقَالَ «فَاعْرِضْ عَلَيْهَا وَ قُلْ لَهَا فَإِنْ قَبِلَث «نَعَمْ إِذَا كَانَتْ عَارِفَةً » قُلْتُ جُعِلْتُ فِدَاكَ فَإِنْ لَمْ تَكُنْ عَارِفَةً قَالَ «فَاعْرِضْ عَلَيْهَا وَ قُلْ لَهَا فَإِنْ قَبِلَث فَتَزَوَّجْهَا وَ إِنْ أَبَتْ وَ لَمْ تَرْضَ بِقَوْلِكَ فَدَعْهَا وَ إِيَّاكُمْ وَ اَلْكَوَاشِفَ وَ اَلدَّوَاعِيَ وَ اَلْبَغَايَا وَ ذَوَاتَ اَلأَزْوَاجِ» فَقُلْتُ مَا اَلْكُوَاشِفُ فَقَالَ

«اَللَّوَاتِي يُكَاشِفْنَ وَ بُيُوتُهُنَّ مَعْلُومَةٌ وَ يُؤْتَيْنَ» قُلْتُ فَالدَّوَاعِي قَالَ «اَللَّوَاتِي يَدْعُونَ إِلَى أَنْفُسِهِنَّ وَ قَدْ عُرِفْنَ بِالْفَسَادِ» قُلْتُ فَلْتُ فَلْتُ فَذَوَاتُ اَلْأَزْوَاجِ قَالَ «اَلْمُطْلَقَاتُ عَلَى غَيْرِ عُرْفَقَاتُ عَلَى غَيْرِ الْفُسَادِ» قُلْتُ فَلْتُ فَلْتُ فَذَوَاتُ اَلْأَزْوَاجِ قَالَ «اَلْمُطْلَقَاتُ عَلَى غَيْرِ السَّنَّةِ».

Hadith.4586 - Dawud ibn Ishaq narrated from Muhammad ibn Al-Faydh, who said:

I asked Abu Abdillah ^{a.s} about Mutah (temporary marriage).

Imam ^{a.s} said: "Yes, if she is knowledgeable (about its rulings)."

I said: "May I be your ransom! What if she is not knowledgeable?"

Imam ^{a.s} said: "Then explain it to her and say it to her. If she accepts, then marry her. But if she refuses and is not satisfied with your explanation, then leave her. And beware of al-Kawashif, al-Dawai, al-Baghaya, and married women."

I asked: "What are al-Kawashif?"

 $\mbox{Imam}\ ^{\mbox{\scriptsize {a.s.}}}$ said: "Those who expose themselves, whose houses are known, and they are approached."

I asked: "What are al-Dawai?"

Imam (a.s) said: "Those who invite others to themselves and are known for corruption."

I asked: "What are al-Baghaya?"

Imam ^{a.s} said: "Those who are well-known for fornication."

I asked: "What about married women?"

Imam ^{a.s} said: "Those divorced contrary to the prescribed manner (not in accordance with the Sunnah)."

[REFERENCES]

Al-Kafi, Vol.5 p.454 • Man La Yahduruhu Al-Faqih, Vol.3 p.459 • Ma'ani Al-Akhbar, Vol.1 p.225 • Al-Wafi, Vol.21 p.351 • Bihar Al-Anwar, Vol.100 p.312

4587 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ إِسْمَاعِيلَ بْنِ بَزِيعِ قَالَ سَأَلَ رَجُلُ ٱلرِّضَا عَلَيْهِ ٱلسَّلاَمُ:

عَنِ اَلرَّجُلِ يَتَزَوَّجُ اِمْرَأَةً مُثْعَةً وَ يَشْتَرِطُ عَلَيْهَا أَنْ لاَ يَطْلُبَ وَلَدَهَا فَتَأْتِي بَعْدَ ذَلِكَ بِوَلَدِ فَيُنْكِرُ اَلْوَلَدَ فَشَدَّدَ فِي اَلرَّجُلُ اللَّهُ عَلَيْهَا أَنْ لاَ يَطْلُبَ وَلَدَهَا فَتَأْتِي بَعْدَ ذَلِكَ بِولَدِ فَيُنْكِرُ اَلْوَلَدَ فَشَدَّدَ فِي ذَلِكَ وَ قَالَ «لاَ يَنْبَغِي لَكَ أَنْ تَتَزَوَّجَ فِي ذَلِكَ وَ قَالَ «يَجْحَدُ وَ كَيْفَ يَجْحَدُ» إِعْظَاماً لِذَلِكَ قَالَ اَلرَّجُلُ فَإِنِ اِتَّهَمَهَا، قَالَ «لاَ يَنْبَغِي لَكَ أَنْ تَتَزَوَّجَ اللَّهُ عَذَّ وَ كَيْفَ يَجْحَدُهُ إِعْظَاماً لِذَلِكَ قَالَ الرَّجُلُ فَإِنِ اِتَّهَمَهَا، قَالَ «لاَ يَنْبَغِي لَكَ أَنْ تَتَزَوَّجَ إِلْاً مِمَالُونَ اللَّهُ عَذَّ وَ كَيْفَ يَجْحَدُهُ إِعْظَاماً لِذَلِكَ قَالَ الرَّجُلُ فَإِنِ التَّهَمَهَا، قَالَ «لاَ يَنْبَغِي لَكَ أَنْ تَتَزَوَّجَ

﴾ اَلزَّانِي لاْ يَنْكِحُ إِلاُّ زَانِيَةً أَوْ مُشْرِكَةً وَ اَلزَّانِيَةُ لاْ يَنْكِحُهٰا إِلاُّ زَان أَوْ مُشْرِكٌ وَ حُرِّمَ ذَٰلِكَ عَلَى اَلْمُؤْمِنِينَ ﴾



Hadith.4587 - It is narrated from Muhammad ibn Ismail ibn Bazee who said:

A man asked Imam Ali ibn Musa Ar-Ridha ^{a.s} about a man who marries a woman in Mutah (temporary marriage) and stipulates with her that he will not seek a child from her. However, she later gives birth to a child, and the man denies the child.

Al-Ridha ^{a.s} expressed strong disapproval of this and said:

"He denies it? How can he deny it?" - emphasizing the gravity of such an act.

The man then asked: "What if he suspects her (of wrongdoing)?"

Imam Al-Ridha ^{a.s} replied: "You should not marry except a trustworthy woman. Verily, Allah ^{SWT}, the Exalted, said:

'The fornicator does not marry except a fornicatress or a polytheist, and the fornicatress does not marry except a fornicator or a polytheist, and this has been forbidden for the believers.'" (Surah Al-Nur, 24:3)

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.459 • Tahdhib Al-Ahkam, Vol.7 p.269 • Al-Istibsar, Vol.3 p.153 • Wasa'il Al-Shi'ah, Vol.21 p.69

4588 - وَ رَوَى سَعْدَانُ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لاَ يَتَزَوَّجُ اَلْيَهُودِيَّةَ وَ لاَ اَلنَّصْرَانِيَّةَ عَلَى حُرَّة مُثْعَةً وَ غَبْرَ مُثْعَة».

Hadith.4588 - It is narrated from Sadan, from Abu Basir, from Abu Abdillah ^{a.s}, who said: "A man should not marry a Jewish or Christian woman alongside a free Muslim woman, whether in Mutah (temporary marriage) or in a permanent marriage."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.460 • Al-Wafi, Vol.21 p.146 • Wasa'il Al-Shi'ah, Vol.20 p.545 • Wasa'il Al-Shi'ah, Vol.21 p.38 • Mustadrak Al-Wasa'il, Vol.14 p.460

4589 - وَ سَأَلَ ٱلْحَسَنُ ٱلتَّفْلِيسِىُ ٱلرِّضَا عَلَيْهِ ٱلسَّلاَمُ :

يَتَمَتَّعُ اَلرَّجُلُ مِنَ اَلْيَهُودِيَّةِ وَ اَلنَّصْرَانِيَّةِ قَالَ أَبُو اَلْحَسَنِ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ «يَتَمَتَّعُ مِنَ اَلْحُرَّةِ اَلْمُؤْمِنَةِ وَ هِيَ أَعْظَمُ حُرْمَةً مِنْهَا».

Hadith.4589 - Al-Hasan Al-Taflisi asked Imam Ali ibn Musa Ar-Ridha (a.s):

"Can a man engage in Mutah (temporary marriage) with a Jewish or Christian woman?" Abu Al-Hasan Al-Ridha ^{a.s} replied:

"He should engage in Mutah with a free believing woman, as she has greater sanctity than the others."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.460

4590 - وَ رَوَى عَلِئُ بْنُ رِئَابٍ قَالَ:

كَتَبْتُ إِلَيْهِ أَسْأَلُهُ عَنْ رَجُلٍ تَمَتَّعَ بِامْرَأَةٍ ثُمَّ وَهَبَ لَهَا أَيَّامَهَا قَبْلَ أَنْ يُفْضِيَ إِلَيْهَا أَوْ وَهَبَ لَهَا أَيَّامَهَا بَعْدَ مَا أَفْضَى إِلَيْهَا هَلْ لَهُ أَنْ يَرْجِعَ فِيمَا وَهَبَ لَهَا مِنْ ذَلِكَ فَوَقَّعَ عَلَيْهِ ٱلسَّلاَمُ «لاَ يَرْجِعُ».



Hadith.4590 - Ali bin Ri'ab narrated:

He wrote to Imam ^{a.s} asking about a man who engaged in Mutah (temporary marriage) with a woman and then gifted her the remaining days of the contract before consummating the marriage or after consummating it.

He asked whether the man could revoke what he had gifted her from those days.

The Imam ^{a.s} replied: "He cannot take it back."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.460 • Al-Wafi, Vol.22 p.673 • Wasa'il Al-Shi'ah, Vol.21 p.63

4591 - وَ رَوَى مُحَمَّدُ بْنُ يَحْيَى اَلْخَتْعَمِيُّ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ: سَأَلْتُهُ عَنِ اَلْجَارِيَةِ يَتَمَتَّعُ مِنْهَا اَلرَّجُلُ قَالَ «نَعَمْ إِلاَّ أَنْ تَكُونَ صَبِيَّةً تُخْدَعُ» قُلْتُ أَصْلَحَكَ اَللَّهُ وَ كَمِ اَلْحَدُّ اَلَّذِي إِذَا بَلَغَتْهُ لَمْ تُخْدَعْ قَالَ «اِبْنَةُ عَشْرِ سِنِينَ».

Hadith.4591 - Muhammad bin Yahya al-Khathami narrated from Muhammad bin Muslim:

I asked Imam ^{a.s} about a bondwoman - can a man engage in Mutah (temporary marriage) with her?

Imam ^{a.s} replied: "Yes, except if she is a young girl who can be deceived."

I said: "May Allah $^{\text{SWT}}$ rectify your condition, what is the age limit at which she cannot be deceived?"

Imam ^{a.s} said: "Ten years old."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.461 • Tahdhib Al-Ahkam, Vol.7 p.255 • Al-Istibsar, Vol.3 p.145 • Al-Wafi, Vol.21 p.360 • Wasa'il Al-Shi'ah, Vol.21 p.36

4592 - وَ رَوَى حَفْصُ بْنُ ٱلْبَخْتَرِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : فِي ٱلرَّجُلِ يَتَزَوَّجُ ٱلْبِكْرَ مُتْعَةً قَالَ «يُكْرَهُ لِلْعَيْبِ عَلَى أَهْلِهَا».

Hadith.4592 - Hafs bin al-Bakhtari narrated from Abu Abdillah ^{a.s} regarding a man who marries a virgin in Mutah (temporary marriage).

The Imam ^{a.s} said: "It is disliked (makruh) due to the reproach it may bring upon her family."

[REFERENCES]

Al-Kafi, Vol.5 p.462 • Man La Yahduruhu Al-Faqih, Vol.3 p.461 • Tahdhib Al-Ahkam, Vol.7 p.255 • Al-Istibsar, Vol.3 p.146 • Al-Wafi, Vol.21 p.357 • Wasa'il Al-Shi'ah, Vol.21 p.34

4593 - وَ رَوَى أَبَانٌ عَنْ أَبِي مَرْيَمَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «اَلْعَذْرَاءُ اَلَّتِي لَهَا أَبٌ لاَ تَتَزَوَّجُ مُثْعَةً إِلاَّ بإِذْن أَبِيهَا».

Hadith.4593 - Aban narrated from Abu Maryam, from Abu Abdillah (a.s):

"The virgin who has a father cannot marry in Mutah (temporary marriage) except with her father's permission."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.461 • Al-Istibsar, Vol.3 p.145 • Al-Wafi, Vol.21 p.361

4594 - وَ رَوَى حَمَّادٌ عَنْ أَبِي بَصِيرٍ قَالَ: سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْمُتْعَةِ أَ هِيَ مِنَ اَلْأَرْبَعِ قَالَ «لاَ وَ لاَ مِنَ اَلسَّبْعِينَ».

Hadith.4594 - Hammad narrated from Abu Basir, who said:

Abu Abdillah ^{a.s} was asked about Mutah (temporary marriage) - whether it is counted as part of the four [wives].

Imam ^{a.s} said: "No, and not even among seventy."

[REFERENCES]

Al-Kafi, Vol.5 p.451 • Man La Yahduruhu Al-Faqih, Vol.3 p.461 • Tahdhib Al-Ahkam, Vol.7 p.258 • Al-Istibsar, Vol.3 p.147 • Al-Wafi, Vol.21 p.306 • Wasa'il Al-Shi'ah, Vol.21 p.19

------4595 - وَ سَأَلَهُ ٱلْفُضَيْلُ بْنُ يَسَار : عَن ٱلْمُتْعَةِ فَقَالَ «هِيَ كَبَعْضِ إمَائِكَ».

Hadith.4595 - Al-Fudhayl ibn Yasaar asked him about Mutah (temporary marriage). Imam ^{a.s} said: "It is like some of your bondwomen."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.461

4596 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ عُمَرَ بْنِ حَنْظَلَةَ قَالَ:

قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَتَزَوَّجُ اَلْمَرْأَةَ شَهْراً بِشَيْءٍ مُسَمَّى فَتَأْتِي بَعْضَ اَلشَّهْرِ وَ لاَ تَفِي بِبَعْضِ اَلشَّهْرِ قَالَ «تَحْبسُ عَنْهَا مِنْ صَدَاقِهَا بِقَدْرِ مَا اِحْتَبَسَتْ عَنْكَ إِلاَّ أَيَّامَ حَيْضِهَا فَإِنَّهَا لَهَا».

Hadith.4596 - Safwan ibn Yahya narrated from Umar ibn Hanzalah who said:

I asked Abu Abdullah ^{a.s}: "Can I marry a woman for a month with a specified dowry, but she only fulfills part of the month and does not fulfill the rest?"

Imam ^{a.s} said: "You withhold from her dowry an amount proportional to the time she withheld herself from you, except for the days of her menstruation, as those days belong to her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.461 • Al-Wafi, Vol.22 p.672 • Wasa'il Al-Shi'ah, Vol.21 p.62

4597 - وَ سَأَلَهُ مُحَمَّدُ بْنُ ٱلنُّعْمَانِ ٱلْأَحْوَلُ :

فَقَالَ أَذْنَى مَا يَتَزَوَّجُ بِهِ اَلرَّجُلُ مُتْعَةً قَالَ «كَفُّ مِنْ بُرِّ يَقُولُ لَهَا زَوِّجِينِي نَفْسَكِ مُتْعَةً عَلَى كِتَابِ اَللَّهِ وَ سُئَّةٍ نَبِيِّهِ نِكَاحاً غَيْرَ سِفَاحٍ عَلَى أَنْ لاَ أَرِثَكِ وَ لاَ تَرِثِينِي وَ لاَ أَطْلُبَ وَلَدَكِ إِلَى أَجَلٍ مُسَمَّى فَإِنْ بَدَا لِي زِدْتُكِ وَ زِدْتِنِى».



Hadith.4597 - Muhammad ibn al-Nu'man al-Ahwal asked:

"What is the minimum requirement for a man to marry a woman in Mut'ah?"

Imam ^{a.s} replied: "A handful of wheat. He should say to her: 'Marry me to yourself in Mut'ah according to the Book of Allah ^{SWT} and the Sunnah of His Prophet, a marriage that is not fornication, with the condition that I will not inherit from you, nor will you inherit from me, and I will not seek a child from you, for a specified period. If we both wish, we can extend the period and increase the dowry mutually."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.462 • Tahdhib Al-Ahkam, Vol.7 p.263 • Al-Wafi, Vol.22 p.656 • Wasa'il Al-Shi'ah, Vol.21 p.44

4598 - وَ رَوَى جَمِيلُ بْنُ صَالِحٍ قَالَ إِنَّ بَعْضَ أَصْحَابِنَا قَالَ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : إِنَّهُ يَدْخُلُنِي مِنَ اَلْمُتْعَةِ شَيْءٌ فَقَدْ حَلَفْتُ أَنْ لاَ أَتَزَوَّجَ مُثْعَةً أَبَداً فَقَالَ لَهُ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ «إِنَّكَ إِذَا لَمْ تُطِعِ اَللَّهَ فَقَدْ عَصَنْتَهُ».

Hadith.4598 - Jamil ibn Salih reported: One of our companions said to Abu Abdillah ^{a.s}: "I feel uneasy about Mut'ah, and I have sworn that I will never engage in Mut'ah again." Abu Abdillah ^{a.s} replied: "If you do not obey Allah ^{SWT}, then you have disobeyed Him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.462 • Al-Wafi, Vol.21 p.340 • Wasa'il Al-Shi'ah, Vol.21 p.17

4599 - وَ رُوِيَ عَنْ يُونُسَ بْنِ عَبْدِ اَلرَّحْمَنِ قَالَ: سَأَلْتُ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ تَزَوَّجَ اِمْرَأَةً مُتْعَةً فَعَلِمَ بِهَا أَهْلُهَا فَزَوَّجُوهَا مِنْ رَجُلٍ فِي اَلْعَلاَنِيَةِ وَ هِيَ اِمْرَأَةٌ صِدْقٍ قَالَ «لاَ تُمَكِّنُ زَوْجَهَا مِنْ نَفْسِهَا حَتَّى تَنْقَضِي عِدَّتُهَا وَ شَرْطُهَا» قُلْتُ إِنْ كَانَ شَرْطُهَا سَنَةً وَ لاَ يَصْبِرُ لَهَا زَوْجُهَا قَالَ «فَلْيَتَّقِ اَللَّهَ زَوْجُهَا وَ لِيُتَصَدَّقُ عَلَيْهَا عِدَّاتُهَا وَ لِيُتَصَدِّقُ عَلَيْهَا بِأَيَّامِهَا وَ اِنْقَضَتْ بِمَا بَقِيَ لَهُ فَإِنَّهَا قَدِ الْبَثِلِيَةُ وَ اَلدَّارُ دَارُ هُدْنَةٍ وَ اَلْمُؤْمِنُونَ فِي تَقِيَّةٍ» قُلْتُ فَإِنْ تَصَدَّقَ عَلَيْهَا بِأَيَّامِهَا وَ اِنْقَضَتْ بِمَا بَقِي لَهُ فَإِنَّهَا قَدِ الْبَثِلِيَةُ وَ اَلدَّارُ دَارُ هُدْنَةٍ وَ اَلْمُؤْمِنُونَ فِي تَقِيَّةٍ» قُلْتُ فَإِنْ تَصَدَّقَ عَلَيْهَا بِأَيَّامِهَا وَ اِنْقَضَتُ عِمَّا كَيْفَ تَصْنَعُ قَالَ «تَقُولُ لِزَوْجِهَا إِذَا دَخَلَتْ بِهِ يَا هَذَا وَثَبَ عَلَيَّ أَهْلِي فَزَوَّجُونِي بِغَيْرٍ أَمْرِي وَ لَمْ عَدْتُهَا كُيْفَ تَصْنَعُ قَالَ «تَقُولُ لِزَوْجِهَا إِذَا دَخَلَتْ بِهِ يَا هَذَا وَثَبَ عَلَيَّ أَهْلِي فَزَوَّجُونِي بِغَيْرٍ أَمْرِي وَ لَمْ عَلَيْ لَارُضَا عَلَيْهَ الْلَامُ الْمُوالَّةُ تَتَزَوَّجُ مُثْعَةً فَيَنْقَضِي شَرْطُهَا فَتَتَزَوَّجُ رَجُلاً آخَرَ قَبْلَ أَنْ تَنْقَضِي قَلْهُ فَلَلْ وَقُلْكُ لِلرِّضَا عَلَيْكَ إِنِّمَا إِثْمُ ذَلِكَ عَلَيْهَا».

Hadith.4599 - Yunus ibn Abdul Rahman reported:

I asked Imam Ali ibn Musa Ar-Ridha ^{a.s} about a man who married a woman in Mut'ah (temporary marriage). Later, her family came to know about it, and they married her off to another man in a public marriage, although she was a truthful woman.

Imam ^{a.s} said: "She must not allow her new husband to approach her until her waiting period ('iddah) and contract have ended."

I said: "What if her contract specifies a term of one year, and her new husband cannot wait that long?"



Imam ^{a.s} said: "Then her husband should fear Allah ^{SWT} and waive the remaining time for her. Indeed, she has been put to trial, and this world is a place of peace, and believers live in taqiyyah (dissimulation)."

I asked: "What if he waives the remaining days for her, and her waiting period ends? What should she do?"

Imam ^{a.s} said: "When she meets her new husband, she should say: 'O man, my family forced me and married me off without consulting me. But now, I am pleased. So, let us begin today with a new, proper marriage between us."

I also asked Al-Ridha ^{a.s}: "What about a woman who marries in Mut'ah, and after her contract ends, she marries another man before completing her waiting period?"

Imam (a.s) said: "What concern is it to you? The sin of that act is upon her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.462

4600 - وَ رَوَى صَالِحُ بْنُ عُقْبَةَ عَنْ أَبِيهِ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: قُلْتُ لَهُ لِلْمُتَمَتِّعِ ثَوَابٌ قَالَ «إِنْ كَانَ يُرِيدُ بِذَلِكَ وَجْهَ اَللَّهِ تَعَالَى وَ خِلاَفاً عَلَى مَنْ أَنْكَرَهَا لَمْ يُكَلِّمْهَا كَلِمَةً إِلاَّ كَتَبَ اَللَّهُ تَعَالَى لَهُ بِهَا حَسَنَةً وَ كَانَ يُرِيدُ بِذَلِكَ وَجْهَ اللَّهُ تَعَالَى لَهُ بِهَا حَسَنَةً وَ لَا مَنْهَا غَفَرَ اَللَّهُ لَهُ لَمُ يَكُلُّمُهَا كَلِمَةً إِلاَّ كَتَبَ اللَّهُ لَهُ حَسَنَةً فَإِذَا دَنَا مِنْهَا غَفَرَ اللَّهُ لَهُ بَذَلِكَ ذَنْباً فَإِذَا إِغْتَسَلَ غَفَرَ اللَّهُ لَهُ لِهُ يَدَدُ إِلَيْهَا إِلاَّ كَتَبَ اللَّهُ لَهُ حَسَنَةً فَإِذَا دَنَا مِنْهَا غَفَرَ اللَّهُ لَهُ بِذَلِكَ ذَنْباً فَإِذَا إِغْتَسَلَ غَفَرَ اللَّهُ لَهُ بِقَدْرِ مَا مَرَّ مِنَ الْمَاءِ عَلَى شَعْرِهِ» قُلْتُ بِعَدَدِ الشَّعْرِة قَالَ «نَعَمْ بِعَدَدِ الشَّعْرِ».

Hadith.4600 - Salih ibn Uqbah reported from his father, who reported from Abu Ja'far Imam Muhammad ibn Ali Al-Bagir ^{a.s.}:

I asked him, "Is there a reward for Mut'ah?"

He ^{a.s} replied: "If he seeks by it the pleasure of Allah ^{SWT} Almighty and to oppose those who deny it, then Allah ^{SWT} writes a good deed for him for every word he speaks to her. When he extends his hand toward her, Allah ^{SWT} writes a good deed for him. When he approaches her, Allah ^{SWT} forgives a sin for him. And when he performs ghusl (ritual purification), Allah ^{SWT} forgives him a number of sins equal to the drops of water that pass over his hair."

I asked: "Equal to the number of hairs?"

He {a.s} replied: "Yes, equal to the number of hairs."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.463 • Al-Wafi, Vol.21 p.343 • Wasa'il Al-Shi'ah, Vol.21 p.13

4601 - وَ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ: «إِنَّ اَلنَّبِيَّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ لَمَّا أُسْرِيَ بِهِ إِلَى اَلسَّمَاءِ قَالَ لَحِقَنِي جَبْرَئِيلُ عَلَيْهِ اَلسَّلاَمُ فَقَالَ يَا مُحَمَّدُ إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى يَقُولُ «إِنِّي قَدْ غَفَرْتُ لِلْمُتَمَتِّعِينَ مِنْ أُمَّتِكَ مِنَ أَمَّتِكَ مِنَ النِّسَاءِ» ».

Hadith.4601 - Abu Ja'far Imam Muhammad ibn Ali Al-Bagir (a.s) said:

"When the Prophet (peace be upon him and his family) was taken up to the heavens (Mi'raj), Jibril ^{a.s} came to him and said: 'O Muhammad ^{a.s}! Verily, Allah ^{SWT}, the Blessed and Exalted, says: I have forgiven those among your followers who engage in Mut'ah with women.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.463 • Al-Wafi, Vol.21 p.343 • Wasa'il Al-Shi'ah, Vol.21 p.13



َ ... ٱلْمُسْلِمِ أَنْ يَخْرُجَ مِنَ ٱلدُّنْيَا وَ قَدْ بَقِيَتْ عَلَيْهِ خَلَّةٌ مِنْ خِلاَلْ رَسُول ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ لَمْ يَقْضِهَا ».

Hadith.4602 - Bakr ibn Muhammad narrated from Abu Abdillah ^{a.s}: I asked him about Mut'ah (temporary marriage).

Imam ^{a.s} said: "Indeed, I dislike for a Muslim man to leave this world while there remains an unfulfilled practice from the practices of the Messenger of Allah ^(SWT) (peace be upon him and his family) that he did not act upon."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.463 • Al-Wafi, Vol.21 p.344 • Wasa'il Al-Shi'ah, Vol.21 p.12 • Al-Fusul Al-Muhimmah, Vol.1 p.651

4603 - وَ رَوَى اَلْقَاسِمُ بْنُ مُحَمَّدِ اَلْجَوْهَرِيُّ عَنْ عَلِيٌ بْنِ أَبِي حَمْزَةَ قَالَ: قَرَأْتُ فِي كِتَابِ رَجُلٍ إِلَى أَبِي اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ رَجُلٌ تَزَوَّجَ بِامْرَأَةٍ مُتْعَةً إِلَى أَجَلٍ مُسَمَّى فَإِذَا اِنْقَضَى اَلْأَجَلُ بَيْنَهُمَا هَلْ يَحِلُّ لَهُ أَنْ لَا يَحِلُّ لَهُ حَتَّى تَنْقَضِى عِدَّتُهَا».

Hadith.4603 - Al-Qasim ibn Muhammad al-Jawhari narrated from Ali ibn Abi Hamzah: I read in a man's letter to Abu al-Hasan ^{a.s} about a man who married a woman in Mut'ah (temporary marriage) for a specified period. When the term between them ended, he asked

Imam ^{a.s} replied: "It is not permissible for him until her waiting period ('iddah) has ended."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.463

4604 - وَ سَأَلَ أَحْمَدُ بْنُ مُحَمَّدِ بْنِ أَبِي نَصْرٍ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلرَّجُلِ يَتَزَوَّجُ اَلْمَرْأَةَ مُتْعَةً أَ يَحِلُّ لَهُ أَنْ يَتَزَوَّجَ إِبْنَتَهَا بَتَاتاً قَالَ «لاَ».

Hadith.4604 - Ahmad ibn Muhammad ibn Abi Nasr asked al-Ridha ^{a.s} about a man who marries a woman in Mut'ah (temporary marriage).

Is it permissible for him to marry her daughter permanently? Imam ^{a.s} replied: "No."

whether it was permissible for him to marry her sister.

[REFERENCES

Qurb Al-Isnad, Vol.1 p.366 • Man La Yahduruhu Al-Faqih, Vol.3 p.463 • Tafsir Al-Safi, Vol.1 p.436

4605 - وَ رَوَى مُوسَى بْنُ بَكْرٍ عَنْ زُرَارَةَ قَالَ سَمِعْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «عِدَّةُ اَلْمُتْعَةِ خَمْسَةٌ وَ أَرْبَعِينَ يَوْماً «فَإِذَا جَاءَ اَلْأَجَلُ أَرْبَعُونَ يَوْماً» كَأَنِّي أَنْظُرُ إِلَى أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ يَعْقِدُ بِيَدِهِ خَمْسَةً وَ أَرْبَعِينَ يَوْماً «فَإِذَا جَاءَ اَلْأَجَلُ كَانَتْ فُرْقَةً بِغَيْرٍ طَلاَقٍ».



فَإِنْ شَاءَ أَنْ يَزِيدَ فَلَا بُدَّ مِنْ أَنْ يُصْدِقَهَا شَيْئاً قَلَّ أَوْ كَثُرَ وَ الصَّدَاقُ كُلُّ شَيْءِ تَرَاضَيَا عَلَيْهِ فِي تَمَتُّعٍ أَوْ تَزْوِيجٍ بِغَيْرِ مُتْعَةٍ وَ لَا مِيرَاثَ بَيْنَهُمَا فِي الْمُتْعَةِ إِذَا مَاتَ وَاحِدٌ مِنْهُمَا فِي ذَلِكَ الْأَجَلِ وَ لَهُ أَنْ يَتَمَتَّعَ إِنْ شَاءَ وَ لَهُ امْرَأَةٌ وَ إِنْ كَانَ مُقِيماً مَعَهَا فِي مِصْرِهِ.

Hadith.4605 - Musa ibn Bakr narrated from Zurara, who said:

I heard Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s) saying:

"The waiting period ('Iddah) for Mut'ah (temporary marriage) is forty-five days."

Imam ^{a.s} then demonstrated by holding up his hand and showing forty-five days.

"When the specified term ends, the separation occurs without the need for divorce."

AL SADUQ

If he wishes to extend the term, he must provide her with another dowry (Sadaq), whether small or large, as mutually agreed upon.

The dowry applies to both Mut'ah and permanent marriage.

There is no inheritance between them in Mut'ah if one of them dies during the specified term. It is permissible for a man to contract Mut'ah even if he has a wife and is residing with her in the same city.

[REFERENCES]

Al-Kafi, Vol.5 p.458 • Man La Yahduruhu Al-Faqih, Vol.3 p.464 • Al-Wafi, Vol.23 p.1237 • Wasa'il Al-Shi'ah, Vol.21 p.52

4606 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ عَبْدِ اَلرَّحْمَنِ بْنِ اَلْحَجَّاجِ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْمَرْأَةِ يَتَزَوَّجُهَا اَلرَّجُلُ مُثْعَةً ثُمَّ يُتَوَفِّى عَنْهَا هَلْ عَلَيْهَا اَلْعِدَّةُ قَالَ «تَعْتَدُّ أَرْبَعَةَ أَشْهُرٍ وَ عَشْراً فَإِذَا اِنْقَضَتْ اَلْمَرْأَةِ يَتَزَوَّجُهَا اَلرَّجُلُ مُثْعَةً ثُمَّ يُتِوفِّى عَنْهَا هَلْ عَلَيْهَا اَلْعِدَّةُ قَالَ «تَعْتَدُ أَرْبَعَةَ أَشْهُرٍ وَ عَشْراً فَإِذَا اِنْقَضَتْ عَنْدَهُ أَيَّامُهَا وَ هُوَ حَيُّ فَحَيْضَةٌ وَ نِصْفُ مِثْلَ مَا يَجِبُ عَلَى اَلْأَمَةِ» قَالَ قُلْتُ فَتُحِدُّ قَالَ «نَعَمْ وَ إِذَا مَكَثَتْ عِنْدَهُ يَوْمَيْنَ أَوْ سَاعَةً مِنَ اَلنَّهَارِ فَقَدْ وَجَبَتِ اَلْعِدَّةُ وَ لاَ تُحِدُّ».

Hadith.4606 - Safwan ibn Yahya narrated from Abdur-Rahman ibn Al-Hajjaj, who said:

I asked Abu Abdullah ^{a.s} about a woman who entered into a Mut'ah (temporary marriage) and then her husband passed away.

Imam (a.s) said: "She must observe an 'Iddah (waiting period) of four months and ten days."

Then Imam ^{a.s} continued: "If her term ends while he is still alive, her waiting period is one and a half menstrual cycles, similar to what is required for a female slave."

I asked: "Does she need to observe mourning (Hadd)?"

Imam ^{a.s} replied: "Yes, but if she stayed with him for a day, two days, or even just an hour during the day, the waiting period becomes obligatory, but mourning (Hadd) is not required."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.464 • Tahdhib Al-Ahkam, Vol.8 p.157 • Al-Istibsar, Vol.3 p.350 • Al-Wafi, Vol.23 p.1238 • Wasa'il Al-Shi'ah, Vol.22 p.275

4607 - وَ رَوَى عُمَرُ بْنُ أُذَيْنَةَ عَنْ زُرَارَةَ قَالَ: سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ مَا عِدَّةُ اَلْمُتْعَةِ إِذَا مَاتَ عَنْهَا اَلَّذِي عَلَيْهِ اَلسَّلاَمُ مَا عِدَّةُ اَلْمُتْعَةِ إِذَا مَاتَ عَنْهَا اَلزَّوْجُ فَعَلَى اَلْمَرْأَةِ حُرَّةً تَمَتَّعَ بِهَا قَالَ «أَرْبَعَةُ أَشْهُرٍ وَ عَشْراً» قَالَ ثُمَّ قَالَ «يَا زُرَارَةُ كُلُّ نِكَاحٍ إِذَا مَاتَ عَنْهَا اَلزَّوْجُ فَعَلَى اَلْمَرْأَةِ حُرَّةً كَانَ النِّكَاحُ مِنْهُ مُتْعَةً أَوْ تَزْوِيجاً أَوْ مِلْكَ يَمِينِ فَالْعِدَّةُ أَرْبَعَةُ أَشْهُرٍ وَ عَشْراً وَ كَانَ النِّكَاحُ مِنْهُ مُتْعَةً أَوْ تَزْوِيجاً أَوْ مِلْكَ يَمِينِ فَالْعِدَّةُ أَرْبَعَةُ أَشْهُرٍ وَ عَشْراً وَ



عِدَّةُ اَلْمُطَلَّقَةِ ثَلاَثَةُ أَشْهُرٍ وَ اَلْأَمَةُ اَلْمُطَلَّقَةُ عَلَيْهَا نِصْفُ مَا عَلَى اَلْحُرَّةِ وَ كَذَلِكَ اَلْمُثَعَةُ عَلَيْهَا مِثْلُ مَا عَلَى الْمُطَلَّقَةِ ثَلاثَةُ الْمُثَعَةُ عَلَيْهَا مِثْلُ مَا عَلَى الْمُطَلَّقَةِ ثَلاَثَةً اللَّهُ اللَّهُ الْمُعَلِّقَةُ عَلَيْهَا مِثْلُ مَا عَلَى الْمُطَلِّقَةِ ثَلاثَةُ الْمُثَعِّةُ عَلَيْهَا مِثْلُ مَا عَلَى الْمُرَاةِ فَي اللّهُ اللّهُ اللّهُ وَاللّهُ اللّهُ الللّهُ اللّهُ الللّهُ اللّهُ اللللّهُ اللّهُ ال

Hadith.4607 - Umar ibn Udhaynah narrated from Zurara, who said:

I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} about the waiting period ('Iddah) for a woman in a Mut'ah (temporary marriage) if her husband passes away.

Imam ^{a.s} replied: "It is four months and ten days."

Then Imam ^{a.s} continued:

"O Zurara, for every type of marriage—whether the woman is free or a slave, and regardless of whether the marriage was permanent (Nikah), temporary (Mut'ah), or through ownership (Milk Yamin)—if the husband dies, the waiting period ('Iddah) is four months and ten days."

"However, the waiting period ('Iddah) for a divorced woman is three months, and for a divorced female slave, it is half the waiting period of a free woman. Similarly, the waiting period ('Iddah) for a woman in Mut'ah is the same as that for a female slave."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.465 • Tahdhib Al-Ahkam, Vol.8 p.157 • Al-Istibsar, Vol.3 p.350 • Awali Al-La'ali, Vol.3 p.345 • Al-Wafi, Vol.23 p.1239 • Wasa'il Al-Shi'ah, Vol.22 p.275

4608 -: وَ قِيلَ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ لِمَ جَعَلَ فِي اَلزُّنَا أَرْبَعَةً مِنَ اَلشُّهُودِ وَ فِي اَلْقَتْلِ شَاهِدَيْنِ قَالَ «إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى أَحَلَّ لَكُمُ اَلْمُتْعَةَ وَ عَلِمَ أَنَّهَا سَتُنْكَرُ عَلَيْكُمْ فَجَعَلَ اَلْأَرْبَعَةَ اَلشُّهُودِ اِحْتِيَاطاً لَكُمْ وَ لَوْ لَوْ اللَّهَ تَبَارَكَ وَ تَعَالَى أَحَلَّ لَكُمُ اَلْمُتْعَةً وَ عَلِمَ أَنَّهَا سَتُنْكَرُ عَلَيْكُمْ فَجَعَلَ اَلْأَرْبَعَةَ اَلشُّهُودِ اِحْتِيَاطاً لَكُمْ وَ لَوْ لاَ ذَلِكَ لَأَتِيَ عَلَيْكُمْ وَ قَلَّ مَا يَجْتَمِعُ أَرْبَعَةٌ عَلَى شَهَادَةٍ بِأَمْرٍ وَاحِدٍ».

Hadith.4608 - It was said to Abu Abdullah ^{a.s.}: "Why has Allah ^{SWT} prescribed four witnesses for proving adultery (Zina) and only two witnesses for proving murder?"

Imam ^{a.s} replied: "Indeed, Allah ^{SWT}, the Blessed and Exalted, has made Mut'ah (temporary marriage) lawful for you, and He ^{SWT} knew that it would be denied and rejected by people. Therefore, He ^{SWT} required four witnesses as a precaution for you.

Had it not been for this requirement, people would have accused you unjustly. And it is rare for four people to come together and testify about the same matter."

[REFERENCES]

 $\label{thm:continuous} \begin{tabular}{ll} Man La Yahduruhu Al-Faqih, Vol.3 p.465 \bullet Ilal Al-Shara'i', Vol.2 p.509 \bullet Bihar Al-Anwar, Vol.76 p.38 \bullet Bihar Al-Anwar, Vol.101 p.301 \bullet Tafsir Nur Al-Thaqalayn, Vol.3 p.573 \bullet Tafsir Kanz Al-Daqaiq, Vol.9 p.247 \end{tabular}$

4609 - وَ رُوِيَ عَنْ بَكَّارِ بْنِ كَرْدَمٍ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ اَلرَّجُلُ يَلْقَى اَلْمَرْأَةَ فَيَقُولُ لَهَا زَوِّجِينِي نَفْسَكِ شَهْرَهُ إِنْ كَانَ سَمَّاهُ وَ إِنْ لَمْ يَكُنْ سَمَّاهُ فَلاَ سَبِيلَ لَهُ عَلَيْهَا».

Hadith.4609 - It is narrated from Bakkar bin Kardam, who said:

I asked Abu Abdullah ^{a.s}: "A man meets a woman and says to her, 'Marry me to yourself for a month,' but he does not specify which month. Then he meets her again after several years—does he still have his month?"

Imam ^{a.s} replied: "He has his month if he had specified it. However, if he did not specify it, then he has no claim over her."



[REFERENCES]

Al-Kafi, Vol.5 p.466 • Man La Yahduruhu Al-Faqih, Vol.3 p.465 • Tahdhib Al-Ahkam, Vol.7 p.267 • Al-Wafi, Vol.22 p.667 • Wasa'il Al-Shi'ah, Vol.21 p.72

Hadith.4610 - It is narrated from Zur'ah, from Sama'ah, who said:

I asked him about a man who took a bondwoman for temporary marriage but forgot and had intercourse with her. Does he deserve the punishment of a fornicator?

Imam ^{a.s} replied: "No, but he should perform the temporary marriage contract with her again and seek forgiveness from Allah ^{SWT} for what he has done."

[REFERENCES]

Al-Kafi, Vol.5 p.466 • Man La Yahduruhu Al-Faqih, Vol.3 p.466 • Tahdhib Al-Ahkam, Vol.7 p.479 • Al-Wafi, Vol.22 p.667 • Wasa'il Al-Shi'ah, Vol.21 p.74

4611 - وَ رَوَى عَلِيُّ بْنُ أَسْبَاطٍ عَنْ مُحَمَّدِ بْنِ عُذَافِرٍ عَمَّنْ ذَكَرَهُ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَن اَلتَّمَتُّع بِالْأَبْكَارِ قَالَ «هَلْ جُعِلَ ذَلِكَ إِلاَّ لَهُنَّ فَلْيَسْتَتِرْنَ مِنْهُ وَ لْيَسْتَعْفِفْنَ».

Hadith.4611 - It is narrated from Ali ibn Asbat, from Muhammad ibn Udhafir, from someone he mentioned, who said: I asked Abu Abdullah ^{a.s.} about engaging in temporary marriage with virgins. Imam ^{a.s.} replied: "Was it not made permissible except for them? So let them observe modesty and chastity."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.466 • Al-Wafi, Vol.21 p.358 • Wasa'il Al-Shi'ah, Vol.21 p.33

4612 - وَ رَوَى إِسْحَاقُ بْنُ عَمَّارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: قُلْتُ لَهُ رَجُلٌ تَزَوَّجَ بِجَارِيَةٍ عَاتِقٍ عَلَى أَنْ لاَ يَقْتَضَّهَا ثُمَّ أَذِنَتْ لَهُ بَعْدَ ذَلِكَ قَالَ «إِذَا أَذِنَتْ لَهُ فَلاَ بَأْسَ».

Hadith.4612 - It is narrated from Ishaq in Ammar, who said:

I said to Abu Abdullah ^{a.s}: A man married a young bondwoman with the condition that he would not deflower her. Then afterward, she gave him permission.

Imam ^{a.s} replied: "If she gave him permission, then there is no harm in it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.466 • Tahdhib Al-Ahkam, Vol.7 p.369 • Al-Wafi, Vol.22 p.666 • Wasa'il Al-Shi'ah, Vol.21 p.33

Hadith.4613 - It is narrated: "A believer does not attain completeness until he practices Mut'ah."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.466 • Al-Wafi, Vol.21 p.343 • Wasa'il Al-Shi'ah, Vol.21 p.14

4614 - وَ رُوِيَ عَنْ جَابِرِ بْنِ عَبْدِ اَللَّهِ اَلْأَنْصَارِيِّ : أَنَّ رَسُولَ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ خَطَبَ اَلنَّاسَ فَقَالَ «أَيُّهَا اَلنَّاسُ إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى أَحَلَّ لَكُمُ اَلْفُرُوجَ عَلَى ثَلاَثَةِ مَعَانٍ فَرْجِ مَوْرُوثٍ وَ هُوَ اَلْبَتَاتُ وَ فَرْجِ غَيْرِ مَوْرُوثٍ وَ هُوَ اَلْبَتَاتُ وَ فَرْجِ غَيْرِ مَوْرُوثٍ وَ هُوَ اَلْبَتَاتُ وَ فَرْجِ غَيْرِ مَوْرُوثٍ وَ هُوَ اَلْمُثَعَةُ وَ مِلْكِ أَيْمَانِكُمْ».

Hadith.4614 - It is narrated from Jabir ibn Abdullah Al-Ansari that:

The Messenger of Allah (SWT), peace and blessings be upon him and his family, addressed the people and said: "O people, indeed Allah (SWT), the Blessed and Exalted, has made permissible for you intimate relations in three forms: an inherited relationship, which is permanent (Nikah); a non-inherited relationship, which is Mut'ah; and what your right hands possess (slavery)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.466

4615 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ: «إِنِّي لَأَكْرَهُ لِلرَّجُلِ أَنْ يَمُوتَ وَ قَدْ بَقِيَتْ عَلَيْهِ خَلَّةٌ مِنْ خِلاَلِ رَسُولِ اللهِ صَلَّى اَللهُ عَلَيْهِ وَ آلِهِ قَالَ «نَعَمْ» وَ قَرَأُ اللهِ صَلَّى اَللهُ عَلَيْهِ وَ آلِهِ قَالَ «نَعَمْ» وَ قَرَأُ هَذِهِ اَلاَّهِ صَلَّى اللهُ عَلَيْهِ وَ آلِهِ قَالَ «نَعَمْ» وَ قَرَأُ هَذِهِ اَلاَّهَ عَلَيْهِ وَ آلِهِ قَالَ «نَعَمْ» وَ قَرَأُ هَذِهِ اَلاَيَةَ « ۞ وَ إِذْ أَسَرَّ النَّهِيُّ إِلَىٰ بَعْضِ أَزْواجِهِ حَدِيثاً ۞ إِلَى قَوْلِهِ تَعَالَى ۞ ثَيِّباتٍ وَ أَبْكَاراً ۞ ».

Hadith.4615 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, said:

"Indeed, I dislike for a man to die while there remains a Sunnah of the practices of the Messenger of Allah (SWT), peace and blessings be upon him and his family, that he did not act upon."

I said to him: "Did the Messenger of Allah (SWT), peace and blessings be upon him and his family, perform Mut'ah?"

He replied: "Yes," and then recited this verse:

"'And [remember] when the Prophet confided to one of his wives a statement'... to His saying: 'widowed and virgins'" (Surah Al-Tahrim 66:3-5).

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.466 • Wasa'il Al-Shi'ah, Vol.21 p.13 • Al-Fusul Al-Muhimmah, Vol.1 p.651 • Tafsir Al-Burhan, Vol.5 p.420 • Tafsir Nur Al-Thaqalayn, Vol.5 p.369 • Tafsir Kanz Al-Daqaiq, Vol.13 p.327

4616 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى حَرَّمَ عَلَى شِيعَتِنَا اَلْمُسْكِرَ مِنْ كُلِّ شَرَابٍ وَ عَوَّضَهُمْ مِنْ ذَلِكَ اَلْمُتْعَةَ».

Hadith.4616 - Abdullah ibn Sinan narrated from Abu Abdillah ^{a.s} who said: "Indeed, Allah ^{SWT}, Blessed and Exalted, has forbidden all intoxicating drinks for our Shia and has compensated them with mut'ah (temporary marriage)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.467 • Khilasat Al-Ijaz, Vol.1 p.42 • Khilasat Al-Ijaz, Vol.1 p.9 • Al-Wafi, Vol.21 p.344 • Wasa'il Al-Shi'ah, Vol.21 p.7 • Bihar Al-Anwar, Vol.100 p.306 • Mustadrak Al-Wasa'il, Vol.14 p.452 • Mustadrak Al-Wasa'il, Vol.17 p.61



CHAPTER 141 – CHAPTER ON MISCELLANEOUS MATTERS

بَابُ النَّوَادِرِ

HADITH 4617 - 4659 \$ يسئم اللهِ الرَّحمٰن الرَّمِيم

4617 - رَوَى إِسْمَاعِيلُ بْنُ مُسْلِمٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ قَالَ اَلنَّبِيُّ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ : «لاَ يَحِلُّ لاِمْرَأَةٍ حَاضَتْ أَنْ تَتَّخِذَ قُصَّةً وَ لاَ جُمَّةً».

Hadith.4617 - Isma'il ibn Muslim narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s.} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s.}, from his forefathers (peace be upon them) that the Prophet (peace be upon him and his family) said:

"It is not permissible for a woman who is menstruating to adopt a qussah (a specific type of cloth) or a jummah (a certain hairstyle or wig)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.467 • Al-Adab Al-Diniyyah, Vol.1 p.114 • Makarim Al-Akhlaq, Vol.1 p.85 • Al-Sarair, Vol.3 p.610 • Al-Wafi, Vol.22 p.855 • Wasa'il Al-Shi'ah, Vol.20 p.186 • Bihar Al-Anwar, Vol.73 p.106

4618 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «رَحِمَ اَللَّهُ اَلْمُسَرْوَلاَتِ».

Hadith.4618 - Imam ^{a.s} said: "May Allah have mercy on the Musarwalat (those who wear trousers or are modestly covered)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.467 • Al-Wafi, Vol.22 p.856

4619 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «إِذَا جَلَسَتِ اَلْمَرْأَةُ مَجْلِساً فَقَامَتْ عَنْهُ فَلاَ يَجْلِسُ فِي مَجْلِسِهَا أَحَدٌ حَتَّى يَبْرُدَ».

Hadith.4619 - Imam ^{a.s} said: "When a woman leaves her seat, no one should sit in her place until it has cooled down."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.467 • Al-Adab Al-Diniyyah, Vol.1 p.114

4620 - وَ رَوَى مُحَمَّدُ بْنُ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «إِنَّ اَللَّهَ عَزَّ وَ جَلَّ خَلَقَ اَلشَّهْوَةَ عَشَرَةَ أَجْزَاءٍ تِسْعَةً فِى اَلرِّجَالِ وَ وَاحِدَةً فِى اَلنِّسَاءِ».

وَ ذَلِكَ لِبَنِي هَاشِمٍ وَ شِيعَتِهِمْ وَ فِي نِسَاءِ بَنِي أُمَيَّةَ وَ شِيعَتِهِمْ الشَّهْوَةُ عَشَرَةُ أَجْزَاءٍ فِي النِِّسَاءِ تِسْعَةٌ وَ فِي الرِّجَالِ وَاحِدَةٌ.



Hadith.4620 - Muhammad ibn Muslim narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^(a.s) who said:

"Indeed, Allah $\{SWT\}$, the Almighty and Glorious, created desire in ten parts, nine parts in men and one part in women."

[AL SADUQ]

This applies to the descendants of Banu Hashim and their followers. However, in the women of Banu Umayyah and their followers, desire is created in ten parts, nine parts in women and one part in men.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.467

4621 - وَ رَوَى جَابِرٌ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ أَنَّهُ قَالَ:

«فِي اَلنِّسَاءِ لاَ تُشَاوِرُوهُنَّ فِي اَلنَّجْوَى وَ لاَ تُطِيعُوهُنَّ فِي ذِي قَرَابَةٍ إِنَّ اَلْمَرْأَةَ إِذَا كَبِرَتْ ذَهَبَ خَيْرُ شَطْرَيْهَا وَ بَقِيَ وَ بَقِيَ شَرُّهُمَا ذَهَبَ جَمَالُهَا وَ اِحْتَدَّ لِسَانُهَا وَ عَقِمَ رَحِمُهَا وَ إِنَّ اَلرَّجُلَ إِذَا كَبِرَ ذَهَبَ شَرُّ شَطْرَيْهِ وَ بَقِيَ خَيْرُهُمَا ثَبَتَ عَقْلُهُ وَ اِسْتَحْكَمَ رَأْيُهُ وَ قَلَّ جَهْلُهُ».

Hadith.4621 - Jabir narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} that he said: "Regarding women, do not consult them in confidential matters, and do not obey them in matters concerning relatives.

When a woman grows old, the better half of her qualities departs, and the worse half remains, her beauty fades, her tongue becomes sharper, and her womb becomes barren.

However, when a man grows old, the worse half of his qualities departs, and the better half remains, his intellect becomes more steadfast, his judgment more firm, and his ignorance decreases."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.468 • Al-Adab Al-Diniyyah, Vol.1 p.114 • Makarim Al-Akhlaq, Vol.1 p.231 • Al-Wafi, Vol.22 p.804 • Bihar Al-Anwar, Vol.100 p.227

-----4622 - وَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «كُلُّ اِمْرِئِ تُدَبِّرُهُ اِمْرَأَةٌ فَهُوَ مَلْعُونٌ».

Hadith.4622 - Imam Ali ibn Abi Talib (a.s) said: "Any man who is ruled by a woman is cursed."

[REFERENCES]

Al-Kafi, Vol.5 p.518 • Man La Yahduruhu Al-Faqih, Vol.3 p.468 • Al-Wafi, Vol.22 p.803 • Wasa'il Al-Shi'ah, Vol.20 p.182 • Bihar Al-Anwar, Vol.100 p.228

------4623 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «فِي خِلاَفِهِنَّ اَلْبَرَكَةُ».

Hadith.4623 - Imam Ali ibn Abi Talib (a.s) said: "There is blessing in opposing them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.468 • Makarim Al-Akhlaq, Vol.1 p.231 • Bihar Al-Anwar, Vol.100 p.228



4624 - : وَ كَانَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ إِذَا أَرَادَ اَلْحَرْبَ دَعَا نِسَاءَهُ فَاسْتَشَارَهُنَّ ثُمَّ خَالَفَهُنَّ.

Hadith.4624 - The Messenger of Allah ^{SWT} (peace and blessings be upon him and his family), whenever He ^{saws} intended to go to war, would consult his wives and then act contrary to their advice.

[REFERENCES]

Al-Kafi, Vol.5 p.518 • Man La Yahduruhu Al-Faqih, Vol.3 p.468 • Makarim Al-Akhlaq, Vol.1 p.230 • Al-Wafi, Vol.22 p.803 • Wasa'il Al-Shi'ah, Vol.20 p.179 • Bihar Al-Anwar, Vol.100 p.227

4625 - : وَ نَهَى عَلَيْهِ ٱلسَّلاَمُ أَنْ يُرْكَبَ ٱلسَّرْجُ بِفَرْجٍ.

يَعْنِى الْمَرْأَةَ تَرْكَبُ بِسَرْجٍ.

Hadith.4625 - He ^{a.s} forbade riding a saddle with a gap.

[AL SADUO]

Meaning a woman riding with a saddle.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.468 • Al-Adab Al-Diniyyah, Vol.1 p.115

-----4626 - وَ قَالَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ : «لاَ تَحْمِلُوا ٱلْفُرُوجَ عَلَى ٱلسُّرُوجِ فَتُهَيِّجُوهُنَّ لِلْفُجُورِ».

Hadith.4626 - Commander of the Faithful ${a.s}$ said: "Do not place women on saddles, for it may provoke them toward immorality."

[REFERENCES]

Al-Kafi, Vol.5 p.516 • Man La Yahduruhu Al-Faqih, Vol.3 p.468 • Al-Adab Al-Diniyyah, Vol.1 p.115 • Al-Wafi, Vol.22 p.802 • Wasa'il Al-Shi'ah, Vol.20 p.178

4627 - وَ رَوَى اَلْفُضَيْلُ عَنْ أَبِي عَبْدِ اَللَّهِ قَالَ:

قُلْتُ لَهُ شَيْءٌ يَقُولُهُ اَلنَّاسُ إِنَّ أَكْثَرَ أَهْلِ اَلنَّارِ يَوْمَ اَلْقِيَامَةِ اَلنِّسَاءُ قَالَ «وَ أَنَّى ذَلِكَ وَ قَدْ يَتَزَوَّجُ اَلرَّجُلُ فِي اَلْآخِرَةِ أَلْفاً مِنْ نِسَاءِ اَلدُّنْيَا فِي قَصْرٍ مِنْ دُرَّةٍ وَاحِدَةٍ».

Hadith.4627 - Al-Fudayl narrated from Abu Abdullah (a.s). I said to Imam (a.s):

"There is something people say, that most of the inhabitants of Hell on the Day of Judgment will be women."

Imam ^{a.s} replied: "How can that be, when a man may marry a thousand women of this world in the Hereafter, all within a single palace made of one pearl?"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.468 • Al-Wafi, Vol.22 p.812



4628 - وَ رَوَى عَمَّارٌ اَلسَّابَاطِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «أَكْثَرُ أَهْلِ اَلْجَنَّةِ مِنَ اَلْمُسْتَضْعَفِينَ اللَّهُ عَلَيْهِ اَلسَّلاَمُ قَالَ: «أَكْثَرُ أَهْلِ اَلْجَنَّةِ مِنَ اَلْمُسْتَضْعَفِينَ اللَّهُ عَلَّ وَ جَلَّ ضَعْفَهُنَّ فَرَحِمَهُنَّ».

Hadith.4628 - Ammar Al-Sabati narrated from Abu Abdullah (a.s) who said:

"The majority of the inhabitants of Paradise will be the weak women. Allah (SWT), the Almighty, knew their weakness and thus had mercy on them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.468 • Makarim Al-Akhlaq, Vol.1 p.235 • Al-Wafi, Vol.22 p.812 • Wasa'il Al-Shi'ah, Vol.20 p.168

4629 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَحَاشُ نِسَاءِ أُمَّتِى عَلَى رِجَال أُمَّتِى حَرَامٌ».

Hadith.4629 - The Messenger of Allah ^(SWT) (peace and blessings be upon him and his family) said: "The private parts of the women of my nation are forbidden to the men of my nation."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.468 • Al-Wafi, Vol.22 p.750 • Wasa'il Al-Shi'ah, Vol.20 p.143

4630 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «اَلْحَيَاءُ عَشَرَةُ أَجْزَاءِ تِسْعَةٌ فِي اَلنِّسَاءِ وَ وَاحِدَةٌ فِي اَلرِّجَالِ فَإِذَا خُوْضَتْ ذَهَبَ جُزْءٌ مِنْ حَيَائِهَا وَ إِذَا تَزَوَّجَتْ ذَهَبَ جُزْءٌ فَإِذَا اُفْتُرِعَتْ ذَهَبَ جُزْءٌ وَ إِذَا وَلَدَتْ ذَهَبَ جُزْءٌ وَ خُوْضَتْ ذَهَبَ جُزْءٌ وَ إِذَا وَلَدَتْ ذَهَبَ جُزْءٌ وَ بِعَلَامُ عَلَيْهُ وَ إِنْ عَفَّتْ بَقِى لَهَا خَمْسَةُ أَجْزَاءٍ».

Hadith.4630 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "Modesty consists of ten parts—nine of them are in women and one is in men. When a woman undergoes circumcision, one part of her modesty diminishes. When she marries, another part diminishes. When her virginity is taken, another part diminishes. When she gives birth, another part diminishes, leaving her with five parts of modesty. If she commits adultery, all her modesty is lost, but if she remains chaste, the five parts of modesty remain with her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.468 • Al-Khisal, Vol.2 p.438 • Rawdat Al-Wa'izin, Vol.2 p.460 • Makarim Al-Akhlaq, Vol.1 p.201 • Mishkat Al-Anwar, Vol.1 p.235 • Al-Wafi, Vol.21 p.79 • Bihar Al-Anwar, Vol.100 p.244 • Awalim Al-Uloom, Vol.20 p.767

4631 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «اَلْخَيْرَاتُ اَلْحِسَانُ مِنْ نِسَاءِ أَهْلِ اَلدُّنْيَا وَ هُنَّ أَجْمَلُ مِنَ اَلْحُورِ اَلْعِينِ وَ لاَ بَأْسَ أَنْ يَنْظُرَ اَلرَّجُلُ إِلَى اِمْرَأَتِهِ وَ هِىَ عُرْيَانَةٌ».

Hadith.4631 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "The virtuous and beautiful women of the people of this world are more beautiful than the houris of Paradise, and there is no harm if a man looks at his wife while she is unclothed."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.469 • Wasa'il Al-Shi'ah, Vol.20 p.121



4632 - وَ رَوَى إِسْحَاقُ بْنُ عَمَّارٍ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَ يَنْظُرُ اَلْمَمْلُوكُ إِلَى شَعْرِ مَوْلاَتِهِ قَالَ «نَعَمْ وَ إِلَى سَاقِهَا».

Hadith.4632 - Ishaq ibn Ammar narrated that he said to Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}: "Can a servant look at the hair of his mistress?"

The Imam replied: "Yes, and at her legs as well."

[REFERENCES]

 $\label{thm:continuous} \mbox{Man La Yahduruhu Al-Faqih, Vol.3 p.469 \bullet Makarim Al-Akhlaq, Vol.1 p.235 \bullet Al-Wafi, Vol.22 p.832 \bullet Wasa'il Al-Shi'ah, Vol.20 p.224 \bullet Bihar Al-Anwar, Vol.101 p.46} \mbox{}$

قُلْتُ لِأَبِي ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ يَكُونُ لِلرَّجُلِ ٱلْخَصِيُّ يَدْخُلُ عَلَى نِسَائِهِ يُنَاوِلُهُنَّ ٱلْوَضُوءَ فَيَرَى شُعُورَهُنَّ قَالَ «لاَ».

Hadith.4633 - It is narrated from Muhammad ibn Ishaq ibn Ammar that he said: I asked Abu al-Hasan ${}^{\{a.s\}}$: "Can a eunuch belonging to a man enter upon his women and hand them water for ablution, thereby seeing their hair?"

The Imam ^{a.s} replied: "No."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.469

4634 - وَ فِي رِوَايَةِ رِبْعِيُّ بْنِ عَبْدِ اَللَّهِ: أَنَّهُ لَمَّا بَايَعَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ اَلِهِ اَلنِّسَاءَ وَ أَخَذَ عَلَيْهِ دَعَا بِإِنَاءِ فَمَلَأَهُ ثُمَّ غَمَسَ يَدَهُ فِي اَلْإِنَاءِ ثُمَّ أَخْرَجَهَا فَأَمَرَهُنَّ أَنْ يُدْخِلْنَ أَيْدِيَهُنَّ فَيَغْمِسْنَ فِيهِ وَ كَانَ عَلَيْهِ اَلسَّلاَمُ يُسَلِّمُ عَلَى اَلنِّسَاءِ وَ كَانَ عَلَيْهِ اَلسَّلاَمُ يُسَلِّمُ عَلَى اَلنِّسَاءِ وَ يَرْدُدْنَ عَلَيْهِ اَلسَّلاَمَ وَ كَانَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ يُسَلِّمُ عَلَى النِّسَاءِ وَ كَانَ أَمِيرُ الْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ يُسَلِّمُ عَلَى النِّسَاءِ وَ يَرْدُدْنَ عَلَيْهِ اَلسَّلاَمَ وَ كَانَ أَمِيرُ الْمُؤْمِنِينَ عَلَيْهِ السَّلاَمُ يُسَلِّمُ عَلَى النِّسَاءِ وَ كَانَ أَمِيرُ الْمُؤْمِنِينَ عَلَيْهِ السَّلاَمُ يُسَلِّمُ عَلَى النَّسَاءِ وَ قَالَ «أَتَخَوَّفُ أَنْ يُعْجِبَنِي صَوْتُهَا فَيَدْخُلَ مِنَ الْإِثْمِ عَلَى الثَّابَةِ مِنْهُنَّ وَ قَالَ «أَتَخَوَّفُ أَنْ يُعْجِبَنِي صَوْتُهَا فَيَدْخُلَ مِنَ الْإِثْمِ عَلَى الشَّابَةِ مِنْهُنَّ وَ قَالَ «أَتَخَوَّفُ أَنْ يُعْجِبَنِي صَوْتُهَا فَيَدْخُلَ مِنَ الْإِثْمِ عَلَى الشَّابَةِ مِنْهُنَّ وَ قَالَ «أَتَخَوَّفُ أَنْ يُعْجِبَنِي صَوْتُهَا فَيَدْخُلَ مِنَ الْأَجْرِ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ إِنَّمَا قَالَ عَلَيْهِ اَلسَّلاَمُ ذَلِكَ لِغَيْرِهِ وَ إِنْ عَبَّرَ عَنْ نَفْسِهِ وَ أَرَادَ بِذَلِكَ أَيْضاً التَّخَوُّفَ مِنْ أَنْ يَظُنَّ ظَانٌ أَنَّهُ يُعْجِبُهُ صَوْتُهَا فَيَكْفُرَ وَ لِكَلَامِ الْأَئِمَّةِ ص مَخَارِجُ وَ وُجُوهٌ لَا يَعْقِلُهَا إِلَّا الْعَالِمُونَ.

Hadith.4634 - In a narration from Rabi' ibn Abdullah:

When the Messenger of Allah (SWT) (peace be upon him and his family) took the pledge of allegiance from the women, he brought a vessel, filled it with water, and dipped his hand into it. Then he withdrew his hand and instructed the women to dip their hands into the vessel and immerse them.

He ${a.s}$ would greet women, and they would return the greeting. Commander of the Faithful ${a.s}$ would also greet women but disliked greeting young women.

Imam ^{a.s} said: "I fear that their voice might please me, and thereby I would fall into sin greater than the reward I seek."



[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, commented that the Imam (a.s) said this as an example for others, even though he expressed it in reference to himself.

He ^{a.s} also intended to caution against the possibility that someone might falsely assume he could be attracted to their voices, leading to disbelief.

The words of the Imams (peace be upon them) have meanings and interpretations that only the knowledgeable comprehend.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.469

4635 - وَ سَأَلَ أَبُو بَصِيرٍ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : هَلْ يُصَافِحُ اَلرَّجُلُ اَلْمَرْأَةَ لَيْسَتْ لَهُ بِذِي مَحْرَمٍ قَالَ «لاَ إِلاَّ مِنْ وَرَاءِ اَلثَّوْب».

Hadith.4635 - Abu Basir asked Abu Abdullah ${a.s}$: "Can a man shake hands with a woman who is not his mahram?"

Imam {a.s} replied: "No, except from behind a cloth."

[REFERENCES]

Man La Yahduruhu Al-Fagih, Vol.3 p.469

4636 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبَّادِ بْنِ صُهَيْبٍ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «لاَ بَأْسَ بِالنَّظَرِ إِلَى شُعُورِ نِسَاءٍ أَهْلِ تِهَامَةَ وَ اَلْأَعْرَابِ وَ أَهْلِ اَلْبَوَادِي مِنْ أَهْلِ اَلذَّمَّةِ وَ اَلْعُلُوجِ لِأَنَّهُنَّ إِذَا نُهينَ لاَ يَنْتَهِينَ » قَالَ «وَ اَلْمَجْنُونَةُ اَلْمَغْلُوبَةُ لاَ بَأْسَ بِالتَّظَرِ إِلَى شَعْرِهَا وَ جَسَدِهَا مَا لَمْ يَتَعَمَّدْ ذَلِك».

Hadith.4636 - Al-Hasan ibn Mahbub narrated from Abbad ibn Suhayb who said:

I heard Abu Abdullah ^{a.s} say:

"There is no harm in looking at the hair of the women of Tihama, the Bedouins, the people of the desert from among the People of the Book (Ahl al-Dhimma), and non-Arab pagans (al-'uluj), because if they are forbidden, they do not comply."

Imam ^{a.s} also said: "As for a madwoman who is overpowered by her condition, there is no harm in looking at her hair and body, as long as it is not done deliberately."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.469

4637 - وَ سَأَلَ عَمَّارٌ اَلسَّابَاطِيُّ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلنِّسَاءِ كَيْفَ يُسَلِّمْنَ إِذَا دَخَلْنَ عَلَى اَلْقَوْمِ قَالَ «اَلْمَرْأَةُ تَقُولُ عَلَيْكُمْ».

Hadith.4637 - Ammar Al-Sabati asked Abu Abdullah ^{a.s} about how women should greet when they enter upon a group of people.

Imam ^{a.s} replied:

"A woman should say, 'Peace be upon you ('Alaykum al-Salam),' and a man should say, 'Peace be upon you all (Al-Salam 'Alaykum).'"



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.470 • Makarim Al-Akhlaq, Vol.1 p.236 • Mishkat Al-Anwar, Vol.1 p.199 • Wasa'il Al-Shi'ah, Vol.20 p.235 • Mustadrak Al-Wasa'il, Vol.8 p.366 • Mustadrak Al-Wasa'il, Vol.14 p.290

4638 - وَ رَوَى أَبُو بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ يَتَزَوَّجُ اِمْرَأَةً وَ لَهَا زَوْجٌ فَقَالَ «إِذَا لَمْ يُرْفَعْ خَبَرُهُ إِلَى اَلْإِمَامِ فَعَلَيْهِ أَنْ يَتَصَدَّقَ بِخَمْسَةِ أَصْوَاع دَقِيقاً هَذَا بَعْدَ أَنْ يُفَارِقَهَا».

Hadith.4638 - Abu Basir narrated from Abu Abdullah ^{a.s} regarding a man who marries a woman while she has a husband.

Imam ^{a.s} said: "If the matter is not brought to the attention of the Imam, he must give five sa' (measures) of flour in charity. This is after he separates from her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.470 • Al-Wafi, Vol.22 p.647

4639 - وَ فِي رِوَايَةِ جَمِيلِ بْنِ دَرَّاجٍ : فِي اَلْمَرْأَةِ تَتَزَوَّجُ فِي عِدَّتِهَا قَالَ «يُفَرَّقُ بَيْنَهُمَا وَ تَعْتَدُّ عِدَّةً وَاحِدَةً مِنْهُمَا فَإِنْ جَاءَتْ بِوَلَدٍ لِسِتَّةِ أَشْهُر أَوْ أَكْثَرَ فَهُوَ لِلْأَخِيرِ وَ إِنْ جَاءَتْ بِوَلَدٍ فِي أَقَلَّ مِنْ سِتَّةِ أَشْهُر فَهُوَ لِلْأُوّل».

Hadith.4639 - In the narration of Jameel ibn Darraj regarding a woman who marries during her waiting period (iddah).

Imam ^{a.s} said: "They must be separated, and she must observe one waiting period from either of them. If she gives birth to a child after six months or more, the child belongs to the latter husband. However, if she gives birth to a child in less than six months, the child belongs to the former husband."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.470 • Tahdhib Al-Ahkam, Vol.8 p.168

4640 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ هِشَامِ بْنِ سَالِمٍ عَنْ أَبِي بَصِيرٍ قَالَ: سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ تَزَوَّجَ اِمْرَأَةً فَقَالَ "إِنْ كَانَ دَخَلَ عَنْ رَجُلٍ تَزَوَّجَ اِمْرَأَةً فَقَالَ "إِنْ كَانَ دُخُلُ بِهَا وَ لَمْ يُوَاقِعْهَا فَلْيَحْتَطْ وَ لْيَسْأَلْ إِذَا لَمْ يَكُنْ عَرَفَهَا قَبْلَ بَهَا وَ لَمْ يُوَاقِعْهَا فَلْيَحْتَطْ وَ لْيَسْأَلْ إِذَا لَمْ يَكُنْ عَرَفَهَا قَبْلَ ذَلِك».

Hadith.4640 - Al-Hasan ibn Mahbub narrated from Hisham ibn Salim from Abu Basir who said: I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a man who married a woman, and she told him, "I am pregnant," or "I am your sister through breastfeeding," or "I am still in my waiting period (iddah)."

Imam ^{a.s} said: "If he has already been intimate with her and consummated the marriage, he should not believe her. But if he has not been intimate with her and has not consummated the marriage, then he should take precaution and inquire if he was not aware of her situation beforehand."

[REFERENCES]

Al-Kafi, Vol.5 p.561 • Man La Yahduruhu Al-Faqih, Vol.3 p.470 • Tahdhib Al-Ahkam, Vol.7 p.433 • Al-Wafi, Vol.21 p.258 • Wasa'il Al-Shi'ah, Vol.20 p.296



4641 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ ٱللَّهِ بْنِ سِنَانٍ قَالَ: سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ قَالَ لِأُمِّهِ كُلُّ اِمْرَأَةٍ أَتَزَوَّجُهَا فَهِيَ عَلَيَّ مِثْلُكِ حَرَامٌ قَالَ «لَيْسَ هَذَا بِشَيْءٍ».

Hadith.4641 - Al-Hasan ibn Mahbub narrated from Abdullah ibn Sinan who said:

I asked Abu Abdullah $^{\{a.s\}}$ about a man who said to his mother, "Any woman I marry is as forbidden to me as you are."

Imam ^{a.s} replied: "This means nothing."

REFERENCES1

Man La Yahduruhu Al-Faqih, Vol.3 p.471 • Al-Wafi, Vol.22 p.955 • Wasa'il Al-Shi'ah, Vol.22 p.311

4642 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي جَمِيلَةَ عَنْ أَبَانِ بْنِ تَغْلِبَ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ تَزَوَّجَ اِمْرَأَةً فَلَمْ تَلْبَتْ بَعْدَ مَا أُهْدِيَتْ إِلَيْهِ إِلاَّ أَرْبَعَةَ أَشْهُرٍ حَتَّى وَلَدَتْ جَارِيَةً فَأَنْكَرَ وَلَدَهَا وَ زَعَمَتْ عَنْ رَجُلٍ تَزَوَّجَ اِمْرَأَةً فَلَمْ تَلْبَتْ بَعْدَ مَا أُهْدِيَتْ إِللَّا أَرْبَعَةَ أَشْهُرٍ حَتَّى وَلَدَتْ جَارِيَةً فَأَنْكُرَ وَلَدَهَا وَ زَعَمَتْ هِيَ أَنَّهَا حَبِلَتْ مِنْهُ فَقَالَ «لاَ يُقْبَلُ مِنْهَا ذَلِكَ وَ إِنْ تَرَافَعَا إِلَى اَلسُّلْطَانِ تَلاَعَنَا وَ فُرِّقَ بَيْنَهُمَا وَ لَمْ تَحِلًّ لَهُ أَبْداً.

Hadith.4642 - Al-Hasan ibn Mahbub narrated from Abu Jameelah from Aban ibn Taghlib who said: I asked Abu Abdullah ^{a.s} about a man who married a woman, and after being brought to him, she gave birth to a girl in only four months.

He denied that the child was his, while she claimed that she had conceived from him.

Imam ^{a.s} said: "Her claim is not accepted. If they take the matter to the ruler, they must both engage in mutual cursing (lian), and they will be separated, and she will never be permissible for him again."

[REFERENCES]

 $\label{thm:continuous} \mbox{Man La Yahduruhu Al-Faqih, Vol.3 p.471 \bullet Tahdhib Al-Ahkam, Vol.7 p.484 \bullet Tahdhib Al-Ahkam, Vol.8 p.167 \bullet Al-Wafi, Vol.23 p.1412 \bullet Wasa'il Al-Shi'ah, Vol.21 p.382 \\ \mbox{Vol.23 p.471 \bullet Tahdhib Al-Ahkam, Vol.8 p.471 \bullet Tahdhi$

4643 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ مُحَمَّدِ بْنِ حَكِيمٍ قَالَ: سَأَلْتُ أَبَا اَلْحَسَنِ مُوسَى بْنَ جَعْفَرٍ عَلَيْهِمَا السَّلاَمُ عَنْ رَجُلٍ زَوَّجَ فَقَالَ «إِذَا مَاتَ اَلزَّوْجُ فَهِيَ حُرَّةٌ فَمَاتَ اَلزَّوْجُ فَقَالَ «إِذَا مَاتَ اللَّوْجُ فَهِيَ حُرَّةٌ فَمَاتَ الزَّوْجُ فَقَالَ «إِذَا مَاتَ الزَّوْجُ فَهِيَ حُرَّةٌ تَعْتَدُ عِدَّةَ اَلْحُرَّةِ اَلْمُتَوَفَّى عَنْهَا زَوْجُهَا وَ لاَ مِيرَاثَ لَهَا مِنْهُ لِأَنَّهَا إِنَّمَا صَارَتْ حُرَّةً بَعْدَ مَوْتِ اللَّوْجِ».

Hadith.4643 - Al-Hasan ibn Mahbub narrated from Muhammad ibn Hakim who said: I asked Abu al-Hasan Imam Musa ibn Jafar Al-Kadhim ^{a.s} about a man who married off his female slave to another man and then told her, "When your husband dies, you will be free." The husband then died.

Imam ^{a.s} said: "When the husband dies, she becomes free and must observe the waiting period (iddah) of a free woman whose husband has passed away. However, she does not inherit from him because she only became free after the husband's death."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.471 • Tahdhib Al-Ahkam, Vol.8 p.213 • Wasa'il Al-Shi'ah, Vol.23 p.131

4644 - وَ رُوِيَ عَنْ أَبِي بَصِيرٍ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ رَجُلٌ أُخِذَ مَعَ اِمْرَأَةٍ فِي بَيْتٍ فَأَقَرَّتْ أَنَّهُ اَمِرَأَتُهُ وَ أُقِرَّ أَنَّهُ زَوْجُهَا فَقَالَ «رُبَّ رَجُل لَوْ أُتِيتُ بِهِ لَأَجَزْتُ لَهُ ذَلِكَ وَ رُبَّ رَجُل لَوْ أُتِيتُ بِهِ لَضَرَبْتُهُ».

Hadith.4644 - It was narrated from Abu Basir who said:

I said to Abu Abdullah ^{a.s}: "A man was found with a woman in a house, and she admitted that she was his wife, and he admitted that he was her husband."

Imam ^{a.s} said: "There may be a man whom, if he were brought to me, I would approve of that for him, and there may be a man whom, if he were brought to me, I would have him beaten."

[REFERENCES]

Al-Kafi, Vol.5 p.561 • Man La Yahduruhu Al-Faqih, Vol.3 p.471 • Al-Wafi, Vol.15 p.509 • Wasa'il Al-Shi'ah, Vol.20 p.297

4645 - وَ رَوَى عَبْدُ اَلرَّحْمَنِ بْنُ اَلْحَجَّاجِ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ يُزَوِّجُ مَمْلُوكَتَهُ عَبْدَهُ أَ تَقُومُ عَلَيْهِ تَوْهُ عَلَيْهِ تَرَاهُ مُنْكَشِفاً أَوْ يَرَاهَا عَلَى تِلْكَ اَلْحَالِ فَكَرِهَ ذَلِكَ وَ قَالَ «قَدْ مَنَعَنِي عَبْدَهُ أَ تَقُومُ عَلَيْهِ تَوْهُ عَلَيْهِ تَرَاهُ مُنْكَشِفاً أَوْ يَرَاهَا عَلَى تِلْكَ اَلْحَالِ فَكَرِهَ ذَلِكَ وَ قَالَ «قَدْ مَنَعَنِي أَبِي عَلَيْهِ اَلسَّلاَمُ أَنْ أُزَوِّجَ بَعْضَ غِلْمَانِي أَمْتِي لِذَلِكَ».

Hadith.4645 - Abd al-Rahman ibn al-Hajjaj narrated: I asked Abu Abdullah ^{a.s} about a man who marries his male slave to his female slave. Should she continue to serve him as she used to, seeing him uncovered or him seeing her in that state?

Imam ^{a.s} disliked that and said: "My father ^{a.s} prevented me from marrying one of my male servants to my female servant for this very reason."

[REFERENCES]

Al-Kafi, Vol.5 p.480 • Man La Yahduruhu Al-Faqih, Vol.3 p.472 • Tahdhib Al-Ahkam, Vol.8 p.199 • Al-Wafi, Vol.22 p.839 • Wasa'il Al-Shi'ah, Vol.21 p.147

4646 - وَ سَأَلَ اَلْعَلاَءُ بْنُ رَزِينٍ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنْ جُمْهُورِ اَلنَّاسِ فَقَالَ «هُمُ اَلْيَوْمَ أَهْلُ هُدْنَةٍ تُرَدُّ ضَالَّتُهُمْ وَ تُؤَدِّى أَمَانَتُهُمْ وَ تُحْقَنُ دِمَاؤُهُمْ وَ تَجُوزُ مُنَاكَحَتُهُمْ وَ مُوَارَثَتُهُمْ فِي هَذَا اَلْحَالِ».

Hadith.4646 - Al-Alaa ibn Razin asked Abu Abdullah ${a.s}$ about the general masses (*Jumhur al-Nas*).

Imam ^{a.s} said: "They are today considered people of truce. Their lost property is to be returned to them, their trusts are to be fulfilled, their blood is to be protected, and marriage with them and inheritance from them is permissible in this state."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.472 • Al-Wafi, Vol.5 p.524 • Al-Wafi, Vol.21 p.106 • Wasa'il Al-Shi'ah, Vol.20 p.561

4647 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مِنْ سَعَادَةِ اَلرَّجُل أَنْ لاَ تَحِيضَ اِبْنَتُهُ فِى بَيْتِهِ».



Hadith.4647 - The Messenger of Allah ^(SWT) (peace and blessings be upon him and his family) said: "Part of a man's happiness is that his daughter does not experience menstruation in his house."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.472 • Makarim Al-Akhlaq, Vol.1 p.219 • Wasa'il Al-Shi'ah, Vol.20 p.64 • Bihar Al-Anwar, Vol.101 p.92

Hadith.4648 - Ibn Abi Umair narrated from Yahya ibn Imran from Abu Abdullah ^{a.s.} who said: "Bravery is found among the people of Khurasan, physical vigor among the people of Barbar, and generosity and envy among the Arabs. Therefore, choose carefully where you place your seed."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.472 • Awali Al-La'ali, Vol.3 p.299 • Wasa'il Al-Shi'ah, Vol.20 p.49 • Wasa'il Al-Shi'ah, Vol.20 p.249

4649 - وَ فِي رِوَايَةِ إِسْمَاعِيلَ بْنِ أَبِي زِيَادٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «مَا كَثُرَ شَعْرُ رَجُل قَطُّ إِلاَّ قَلَّتْ شَهْوَتُهُ».

Hadith.4649 - In the narration of Isma'il ibn Abi Ziyad from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, it is reported that Imam Ali ibn Abi Talib ^{a.s} said: "No man has ever had an abundance of hair without his desire becoming less."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.472 • Makarim Al-Akhlaq, Vol.1 p.236 • Awali Al-La'ali, Vol.3 p.309 • Al-Wafi, Vol.21 p.319 • Wasa'il Al-Shi'ah, Vol.20 p.241 • Bihar Al-Anwar, Vol.101 p.87 • Mustadrak Al-Wasa'il, Vol.1 p.399

4650 - وَ رَوَى إِبْرَاهِيمُ بْنُ هَاشِمٍ عَنْ عَبْدِ اَلْعَزِيزِ بْنِ اَلْمُهْتَدِي قَالَ: سَأَلْتُ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ فَقُلْتُ لَهُ جُعِلْتُ فِدَاكَ إِنَّ أَخِي مَاتَ وَ تَزَوَّجْتُ إِمْرَأَتَهُ فَجَاءَ عَمِّي وَ إِدَّعَى أَنَّهُ كَانَ تَزَوَّجَهَا سِرًا فَسَأَلْتُهَا عَنْ ذَلِكَ جُعِلْتُ فِدَاكَ إِنَّ أَخِي مَاتَ وَ تَزَوَّجْتُ إِمْرَأَتَهُ فَجَاءَ عَمِّي وَ إِدَّعَى أَنَّهُ كَانَ تَزَوَّجَهَا سِرًا فَسَأَلْتُهَا عَنْ ذَلِكَ عَلَيْ فَعَلْ فَقَالَ «يَلْزَمُكَ إِقْرَارُهَا وَ يَلْزَمُهُ إِنْكَارُهَا».

Hadith.4650 - Ibrahim ibn Hashim narrated from Abdul Aziz ibn al-Muhtadi who said: I asked Imam Ali ibn Musa Ar-Ridha ^{a.s}: "May I be sacrificed for you! My brother passed away, and I married his wife. Then my uncle came and claimed that he had secretly married her. I asked her about this, and she strongly denied it, saying, 'There was never anything between me and him at all.'"

Imam ^{a.s} replied: "Her acknowledgment is binding upon you, and her denial is binding upon him."

REFERENCES1

Al-Kafi, Vol.5 p.563 • Man La Yahduruhu Al-Faqih, Vol.3 p.472 • Al-Wafi, Vol.22 p.686 • Wasa'il Al-Shi'ah, Vol.20 p.299

.....



4651 - وَ رَوَى صَالِحُ بْنُ عُقْبَةَ عَنْ سُلَيْمَانَ بْنِ صَالِحٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سُئِلَ عَنْ رَجُلٍ يَنْكِحُ جَارِيَةَ اِمْرَأَتِهِ ثُمَّ يَسْأَلُهَا أَنْ تَجْعَلَهُ فِي حِلِّ فَتَأْبَى فَيَقُولُ إِذاً لَأُطَلِّقَنَّكِ وَ يَجْتَنِبُ فِرَاشَهَا فَتَجْعَلُهُ فِي حِلِّ فَتَأْبَى فَيَقُولُ إِذاً لَأُطَلِّقَنَّكِ وَ يَجْتَنِبُ فِرَاشَهَا فَتَجْعَلُهُ فِي حِلٍّ قَالَ «هَذَا غَاصِبٌ فَأَيْنَ هُوَ عَنِ اَللُّطْفِ».

Hadith.4651 - Salih ibn Uqbah narrated from Sulayman ibn Salih from Abu Abdullah ^{a.s} who was asked about a man who engages in intercourse with his wife's bondwoman and then asks his wife to pardon him, but she refuses. He then says: "If you do not pardon me, I will divorce you," and he avoids her bed until she pardons him.

Imam ^{a.s} said: "This man is an oppressor. Where is his kindness?"

[REFERENCES]

Al-Kafi, Vol.5 p.470 • Man La Yahduruhu Al-Faqih, Vol.3 p.473 • Al-Wafi, Vol.22 p.599 • Wasa'il Al-Shi'ah, Vol.21 p.138

4652 - وَ رَوَى أَبُو اَلْعَبَّاسِ وَ عُبَيْدٌ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي اِمْرَأَةٍ كَانَ لَهَا زَوْجٌ مَمْلُوكٌ فَوَرِثَتْهُ وَ أَعْتَقَتْهُ هَلْ يَكُونَان عَلَى نِكَاحِهِمَا قَالَ «لاَ وَ لَكِنْ يُجَدِّدَان نِكَاحاً آخَرَ».

Hadith.4652 - Abu al-Abbas and Ubayd narrated from Abu Abdullah ^{a.s} regarding a woman who had a slave husband, then inherited him and freed him. They asked if they would remain in their marriage.

Imam ^{a.s} said: "No, but they must renew their marriage contract."

[REFERENCES]

Al-Kafi, Vol.5 p.485 • Man La Yahduruhu Al-Faqih, Vol.3 p.473 • Al-Wafi, Vol.22 p.619 • Wasa'il Al-Shi'ah, Vol.21 p.159

4653 - وَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «يُسْتَحَبُّ لِلرَّجُلِ أَنْ يَأْتِيَ أَهْلَهُ أَوَّلَ لَيْلَةٍ مِنْ شَهْرِ رَمَضَانَ لِقَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ أُحِلَّ لَكُمْ لَيْلَةَ اَلصِّيَامِ اَلرَّفَتُ إِلَىٰ نِسْائِكُمْ ۞ وَ اَلرَّفَتُ اَلْمُجَامَعَةُ».

Hadith.4653 - Imam Ali ibn Abi Talib ^{a.s} said: "It is recommended for a man to approach his wife on the first night of the month of Ramadan because of the saying of Allah ^{SWT}, the Mighty and Majestic: 'It has been made lawful for you to be intimate with your wives during the nights of fasting' (Surah Al-Baqarah 2:187), and al-rafath means sexual intercourse."

[REFERENCES]

Al-Kafi, Vol.4 p.180 • Man La Yahduruhu Al-Faqih, Vol.2 p.173 • Man La Yahduruhu Al-Faqih, Vol.3 p.473 • Makarim Al-Akhlaq, Vol.1 p.213 • Al-Wafi, Vol.11 p.497 • Al-Wafi, Vol.22 p.730 • Wasa'il Al-Shi'ah, Vol.10 p.349 • Wasa'il Al-Shi'ah, Vol.20 p.129 • Tafsir Al-Burhan, Vol.1 p.398 • Tafsir Kanz Al-Daqaiq, Vol.2 p.251

4654 - وَ رَوَى حَرِيزُ عَنْ مُحَمَّدِ بْنِ إِسْحَاقَ قَالَ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ: «أَ تَدْرِي مِنْ أَيْنَ صَارَ مُهُورُ النِّسِاءِ أَرْبَعَةَ آلاَفِ دِرْهَمٍ» قُلْتُ لاَ قَالَ «إِنَّ أُمَّ حَبِيبَةَ بِنْتَ أَبِي سُفْيَانَ كَانَتْ فِي اَلْحَبَشَةِ فَخَطَبَهَا اَلنَّبِيُّ صَلَّى النِّسَاءِ أَرْبَعَةَ آلاَفِ دِرْهَمٍ فَمِنْ ثَمَّ هَؤُلاَءِ يَأْخُذُونَ بِهِ فَأَمَّا اَلْأَصْلُ فَاثْنَتَا عَشْرَةَ اللَّهُ عَلَيْهِ وَ آلِهِ فَسَاقَ عَنْهُ اَلنَّجَاشِيُّ أَرْبَعَةَ آلاَفِ دِرْهَمٍ فَمِنْ ثَمَّ هَؤُلاَءِ يَأْخُذُونَ بِهِ فَأَمَّا اَلْأَصْلُ فَاثْنَتَا عَشْرَةَ أُوقِيَّةً وَ نَشُّ».



Hadith.4654 - Hariz narrated from Muhammad ibn Ishaq who said:

Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} said: "Do you know why the dowries of women became four thousand dirhams?"

I said: "No."

Imam ^{a.s} said: "Indeed, Umm Habibah, the daughter of Abu Sufyan, was in Abyssinia when the Prophet (peace and blessings be upon him and his family) proposed to her. The Negus (the king of Abyssinia) gave four thousand dirhams on his behalf as her dowry. Since then, people have followed this practice. However, the original dowry was twelve uqiyyah and a nash."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.473 • Ilal Al-Shara'i', Vol.2 p.500 • Makarim Al-Akhlaq, Vol.1 p.236

4655 - وَ فِي رِوَايَةِ اَلسَّكُونِيِّ : أَنَّ عَلِيّاً عَلَيْهِ اَلسَّلاَمُ مَرَّ عَلَى بَهِيمَةٍ وَ فَحْلٍ يَسْفَدُهَا عَلَى ظَهْرِ اَلطَّرِيقِ فَأَعْرَضَ عَنْهُ بِوَجْهِهِ فَقِيلَ لَهُ لِمَ فَعَلْتَ ذَلِكَ يَا أَمِيرَ اَلْمُؤْمِنِينَ فَقَالَ «إِنَّهُ لاَ يَنْبَغِي أَنْ تَصْنَعُوا مَا يَصْنَعُونَ وَ هُوَ مِنَ اَلْمُنْكَرِ إِلاَّ أَنْ تُوَارُوهُ حَيْثُ لاَ يَرَاهُ رَجُلٌ وَ لاَ إِمْرَأَةٌ».

Hadith.4655 - In the narration of Al-Sakooni, it is reported that Imam Ali ibn Abi Talib ^{a.s} passed by an animal and a stud mating in the middle of the road, and Imam ^{a.s} turned his face away. It was said to him: "Why did you do that, O Commander of the Faithful ^{a.s}?" Imam ^{a.s} replied: "It is not appropriate for you to do what they do (i.e., allow such things publicly). It is among the unacceptable acts unless you conceal it where no man or woman can see it."

[REFERENCES]

Al-Muhasin, Vol.2 p.634 • Man La Yahduruhu Al-Faqih, Vol.3 p.473 • Makarim Al-Akhlaq, Vol.1 p.236 • Awali Al-La'ali, Vol.3 p.305 • Al-Wafi, Vol.22 p.874 • Wasa'il Al-Shi'ah, Vol.11 p.521 • Wasa'il Al-Shi'ah, Vol.20 p.133 • Bihar Al-Anwar, Vol.61 p.225

4656 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «مَنْ نَظَرَ إِلَى اِمْرَأَةٍ فَرَفَعَ بَصَرَهُ إِلَى اَلسَّمَاءِ أَوْ غَمَّضَ بَصَرَهُ لَمْ يَرْتَدَّ إِلَيْهِ بَصَرُهُ حَتَّى يُزَوِّجَهُ اَللَّهُ مِنَ اَلْحُورِ اَلْعِين».

Hadith.4656 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "Whoever looks at a woman and then raises his gaze to the sky or lowers his eyes, his sight will not return to him until Allah ^{SWT} marries him to a heavenly maiden (Hoor al-Ayn)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.473 • Makarim Al-Akhlaq, Vol.1 p.236 • Fiqh Al-Quran, Vol.2 p.144 • Awali Al-La'ali, Vol.3 p.291 • Al-Wafi, Vol.22 p.860 • Wasa'il Al-Shi'ah, Vol.20 p.193 • Bihar Al-Anwar, Vol.101 p.37

-----4657 - وَ فِي خَبَرِ آخَرَ: «لَمْ يَرْتَدَّ إِلَيْهِ طَرْفُهُ حَتَّى يُعْقِبَهُ اَللَّهُ إِيمَاناً يَجِدُ طَعْمَهُ».

Hadith.4657 - And in another narration: "His gaze will not return to him until Allah {SWT} grants him faith, the sweetness of which he will experience."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.474 • Wasa'il Al-Shi'ah, Vol.20 p.193



4658 - قَالَ عَلَيْهِ ٱلسَّلاَمُ: «أَوَّلُ ٱلنَّطْرَةِ لَكَ وَ ٱلثَّانِيَةُ عَلَيْكَ وَ لاَ لَكَ وَ ٱلثَّالِثَةُ فِيهَا ٱلْهَلاَكُ».

Hadith.4658 - Imam ^{a.s} said: "The first glance is for you, the second is against you and not for you, and the third in it is destruction."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.474 • Makarim Al-Akhlaq, Vol.1 p.236 • Al-Wafi, Vol.22 p.860 • Wasa'il Al-Shi'ah, Vol.20 p.193 • Bihar Al-Anwar, Vol.101 p.37

4659 - وَ فِي رِوَايَةِ اَلسَّكُونِيِّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لاَ بَأْسَ أَنْ يَنْظُرَ اَلرَّجُلُ إِلَى شَعْرِ أُمِّهِ أَوْ أُخْتِهِ أَوِ اِبْنَتِهِ».

Hadith.4659 - In the narration of Al-Sakooni from Ja'far ibn Muhammad from his father ${a.s}$, he said: "There is no harm for a man to look at the hair of his mother, his sister, or his daughter."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.474 • Makarim Al-Akhlaq, Vol.1 p.236 • Awali Al-La'ali, Vol.3 p.315 • Al-Wafi, Vol.22 p.817 • Bihar Al-Anwar, Vol.101 p.37



CHAPTER 142 – CHAPTER ON SUPPLICATION FOR SEEKING OFFSPRING

بَابُ الدُّعَاءِ فِي طَلَبِ الْوَلَدِ

€ HADITH 4660 ₪ بِسْم اللهِّ الرَّحَمْنِ الرَّحِيمِ

4660 - قَالَ عَلِيُ بْنُ ٱلْحُسَيْنِ عَلَيْهِمَا ٱلسَّلاَمُ لِبَعْضِ أَصْحَابِهِ : «قُلْ فِي طَلَبِ ٱلْوَلَدِ «رَبَّ لاَ تَذَرْنِي فَرْداً وَ أَنْتَ خَيْرُ ٱلْوَارِثِينَ» وَ إِجْعَلْهُ لِي مِنْ لَدُنْكَ وَلِيًّا يَرِثُنِي» فِي حَيَاتِي وَ يَسْتَغْفِرُ لِي بَعْدَ مَوْتِي وَ إِجْعَلْهُ لِي أَنْتَ طَقًا سَوِيًا وَ لاَ تَجْعَلْ لِلشَّيْطَانِ فِيهِ نَصِيباً ٱللَّهُمَّ إِنِّي أَسْتَغْفِرُكَ وَ أَتُوبُ إِلَيْكَ إِنَّكَ أَنْتَ ٱلْغَفُورُ ٱلرَّحِيمُ سَبْعِينَ خَلْقاً سَوِيًا وَ لاَ تَجْعَلْ لِلشَّيْطَانِ فِيهِ نَصِيباً ٱللَّهُمَّ إِنِّي أَسْتَغْفِرُكَ وَ أَتُوبُ إِلَيْكَ إِنَّكَ أَنْتَ ٱلْغَفُورُ ٱلرَّحِيمُ سَبْعِينَ مَرَّةً فَإِنَّهُ مَنْ أَكْثَرَ مِنْ هَذَا ٱلْقَوْلِ رَزَقَهُ ٱللَّهُ تَعَالَى مَا تَمَنَّى مِنْ مَالٍ وَ وَلَدٍ وَ مِنْ خَيْرِ ٱلدُّنْيَا وَ ٱلْآخِرَةِ فَإِنَّهُ مَنْ أَكْثَرَ مِنْ هَذَا ٱلْقُولِ رَزَقَهُ ٱللَّهُ تَعَالَى مَا تَمَنَّى مِنْ مَالٍ وَ وَلَدٍ وَ مِنْ خَيْرِ ٱلدُّنْيَا وَ ٱلْآخِرَةِ فَإِنَّهُ مَنْ أَكْثَرَ مِنْ هَذَا ٱلْقُولِ رَزَقَهُ ٱللَّهُ تَعَالَى مَا تَمَنَّى مِنْ مَالٍ وَ وَلَدٍ وَ مِنْ خَيْرِ ٱلدُّنْيَا وَ ٱلْآخِرَةِ فَإِنَّهُ يَقُولُ كَ إِسْتَغْفِرُوا رَبَّكُمْ إِنَّهُ كُانَ غَفُاراً يُرْسِلِ ٱلسَّمَاءَ عَلَيْكُمْ مِدْرَاراً وَ يُمْدِدْكُمْ بِأَمْوالٍ وَ بَنِينَ وَ يَجْعَلْ لَكُمْ أَنْهَاراً كُمْ أَنْهَاراً كَى ﴾

Hadith.4660 - Ali ibn Al-Husayn (peace be upon them) said to one of his companions:

"When seeking a child, say:

'My Lord {AZJ}, do not leave me alone [without offspring], and You {SWT} are the best of inheritors' and add;

'Grant me from Yourself (SWT) a successor who will inherit from me during my life and seek forgiveness for me after my death. Make him well-formed in creation and do not allow Satan to have any share in him. O Allah (SWT), I seek Your (SWT) forgiveness and repent to You (SWT). Indeed, You (SWT) are the Most Forgiving, the Most Merciful.'

Repeat this seventy times. For whoever frequently says this supplication, Allah (SWT) the Exalted will grant him whatever he wishes of wealth, children, and the goodness of this world and the Hereafter.

For Allah (SWT) says: 'Seek forgiveness from your Lord (AZI); indeed, He (SWT) is ever Forgiving. He (SWT) will send rain to you in abundance and supply you with wealth and children and make for you gardens and make for you rivers' (Surah Nuh 71:10–12)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.474 • Awali Al-La'ali, Vol.3 p.308 • Al-Wafi, Vol.23 p.1308 • Wasa'il Al-Shi'ah, Vol.21 p.369 • Tafsir Nur Al-Thaqalayn, Vol.5 p.422



CHAPTER 143 – CHAPTER ON BREASTFEEDING

بَابُ الرَّضَاع

HADITH 4661 – 4686
إبسام اللهِ الرَّحمْن الرَّعِيم

4661 - رُوِيَ عَنْ سَمَاعَةَ بْنِ مِهْرَانَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «اَلرَّضَاعُ وَاحِدٌ وَ عِشْرُونَ شَهْراً فَمَا نَقَصَ فَهُوَ جَوْرٌ عَلَى اَلصَّبِیِّ».

Hadith.4661 - It was narrated from Sama'ah ibn Mihran that Abu Abdullah ^{a.s} said: "Breastfeeding is for twenty-one months, and anything less than that is an injustice to the child."

[REFERENCES]

Al-Kafi, Vol.6 p.40 • Man La Yahduruhu Al-Faqih, Vol.3 p.474 • Tahdhib Al-Ahkam, Vol.8 p.106 • Al-Wafi, Vol.23 p.1364 • Wasa'il Al-Shi'ah, Vol.21 p.455

4662 - وَ سَأَلَ سَعْدُ بْنُ سَعْدٍ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلصَّبِيِّ هَلْ يُرْضَعُ أَكْثَرَ مِنْ سَنَتَيْنِ فَقَالَ «عَامَيْنِ» قُلْتُ فَإِنْ زَادَ عَلَى سَنَتَيْنِ هَلْ عَلَى أَبَوَيْهِ مِنْ ذَلِكَ شَيْءٌ قَالَ «لاَ».

Hadith.4662 - Sa'd ibn Sa'd asked Imam Ali ibn Musa Ar-Ridha ^{a.s} about whether a child can be breastfed for more than two years.

Imam ^{a.s} replied: "Two years."

I asked: "If it exceeds two years, is there any obligation upon the parents because of that?" Imam ^{a.s} said: "No."

[REFERENCES]

Al-Kafi, Vol.6 p.41 • Man La Yahduruhu Al-Faqih, Vol.3 p.475 • Tahdhib Al-Ahkam, Vol.8 p.107 • Al-Wafi, Vol.23 p.1365 • Wasa'il Al-Shi'ah, Vol.21 p.454

4663 - وَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «مَا مِنْ لَبَنِ يُرْضَعُ بِهِ اَلصَّبِيُّ أَعْظَمَ بَرَكَةً عَلَيْهِ مِنْ لَبَنِ أُمِّهِ».

Hadith.4663 - Imam Ali ibn Abi Talib (a.s) said:

"There is no milk with greater blessing for a child to be nursed with than the milk of his mother."

[REFERENCES]

Al-Kafi, Vol.6 p.40 • Man La Yahduruhu Al-Faqih, Vol.3 p.475 • Tahdhib Al-Ahkam, Vol.8 p.108 • Al-Wafi, Vol.23 p.1363

4664 - : وَ نَظَرَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ إِلَى أُمِّ إِسْحَاقَ بِنْتِ سُلَيْمَانَ وَ هِيَ تُرْضِعُ أَحَدَ اِبْنَيْهَا مُحَمَّداً أَوْ إِسْحَاقَ فَقَالَ «يَا أُمَّ إِسْحَاقَ لاَ تُرْضِعِيهِ مِنْ ثَدْيٍ وَاحِدٍ وَ أَرْضِعِيهِ مِنْ كِلَيْهِمَا يَكُونُ أَحَدُهُمَا طَعَاماً وَ اَلْآخَرُ شَرَاباً».



Hadith.4664 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} looked at Umm Ishaq bint Sulayman while she was breastfeeding one of her two sons, either Muhammad or Ishaq, and Imam ^{a.s} said: "O Umm Ishaq, do not nurse him from only one breast; rather, nurse him from both. One will serve as food and the other as drink."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.475

4665 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ هِشَامِ بْنِ سَالِمٍ عَنْ بُرَيْدٍ اَلْعِجْلِيِّ قَالَ: قُلْتُ لِأَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ أَرَأَيْتَ قَوْلَ رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «يَحْرُمُ مِنَ اَلرَّضَاعِ مَا يَحْرُمُ مِنَ اَلنَّسَبٍ» فَسَّرْهُ لِي فَقَالَ «كُلُ أَرْأَيْتَ قَوْلَ رَسُولِ اَللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «يَحْرُمُ مِنَ الرَّضَاعُ النَّيْسَبِ» فَسَرْهُ لِي فَقَالَ «كُلُ امْرَأَةٍ أَرْضَعَتْ مِنْ لَبَنِ فَحْلَيْنِ كَانَا لَهَا وَاحِداً بَعْدَ آخَرَ مِنْ جَارِيَةٍ أَوْ غُلاَمٍ فَإِنَّ ذَلِكَ اللَّهُ عَلَيْهِ وَ آلِهِ وَ كُلُّ إِمْرَأَةٍ أَرْضَعَتْ مِنْ لَبَنِ فَحْلَيْنِ كَانَا لَهَا وَاحِداً بَعْدَ آخَرَ مِنْ جَارِيَةٍ أَوْ غُلامٍ فَإِنَّ ذَلِكَ رَضَاعُ اللَّهُ عَلَيْهِ وَ آلِهِ «يَحْرُمُ مِنَ الرَّضَاعُ الَّذِي قَالَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «يَحْرُمُ مِنَ الرَّضَاعُ الَّذِي قَالَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «يَحْرُمُ مِنَ الرَّضَاعُ الَّذِي قَالَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «يَحْرُمُ مِنَ الرَّضَاعُ الَّذِي قَالَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «يَحْرُمُ مِنَ الرَّضَاعُ الَّذِي قَالَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «يَحْرُمُ مِنَ الرَّضَاعُ اللَّهُ عَلَيْهِ وَ آلِهِ «يَحْرُمُ مِنَ الرَّضَاعُ اللَّهُ عَلَيْهِ وَ آلِهِ «يَحْرُمُ مِنَ الرَّضَاعُ اللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَ آلِهِ «يَحْرُمُ مِنَ الرَّضَاعُ اللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهِ وَاللَّهُ عَلَيْهُ وَالْمِنْ اللَّهُ عَلَيْهُ وَالْمَاعُ الْمَلْكُولُهُ اللَّهُ عَلَيْهِ وَالْمَلْكُولُ اللَّهُ عَلَيْهِ وَالْمَالِيْ اللَّهُ عَلَيْهِ وَالْهَ لَوْالِولُهُ الْمَالِولُولُ اللَّهُ عَلَيْهُ وَالْمَالِولُولُ اللَّهُ عَلَيْهِ وَالْمَلْهُ وَالْمَا عَلَيْهُ وَالْمُ اللَّهُ عَلَيْهِ وَالْمَلْعُولُ اللَّهُ عَلَيْهُ وَالْمَاعُ اللَّهُ عَلَيْهِ وَالْمَلْمُ اللَّهُ عَلَيْهِ وَاللَّهُ اللَّهُ عَلَيْهِ وَاللَّهُ الْمُؤْلِقُولُ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ وَالْمَلْمُ اللَّهُ الْمَالَةُ اللَّهُ الْمُؤْلُولُ اللَّهُ عَلَيْهُ اللَّهُ اللَّهُ اللَّهُ اللْمَاعُولُ ال

Hadith.4665 - Al-Hasan ibn Mahbub narrated from Hisham ibn Salim from Burayd al-Ijli who said: I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}: "What is the meaning of the saying of the Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) –

'What is unlawful through lineage is also unlawful through breastfeeding'? Explain it to me." Imam ^{a.s} replied: "Every woman who nurses, with the milk of her husband, the child of another woman, whether the child is male or female, that is the breastfeeding (ridha') referred to by the Messenger of Allah ^{SWT} (may Allah bless him and his family).

But any woman who nurses, with the milk of two different husbands (one after the other), the child of another woman, whether male or female, this is breastfeeding that does not fall under the ruling of the statement of the Messenger of Allah ^{SWT} 'What is prohibited through breastfeeding is the same as what is prohibited through lineage.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.475

4666 - وَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «لاَ رَضَاعَ بَعْدَ فِطَامٍ».

وَ مَعْنَاهُ أَنَّهُ إِذَا أُرْضِعَ الصَّبِيُّ حَوْلَيْنِ كَامِلَيْنِ ثُمَّ شَرِبَ بَعْدَ ذَلِكَ مِنْ لَبَنِ امْرَأَةٍ أُخْرَى مَا شَرِبَ لَمْ يُحَرِّمْ ذَلِكَ الرَّضَاعُ لِأَنَّهُ رَضَاعٌ بَعْدَ فِطَامٍ.

Hadith.4666 - The Prophet (peace and blessings be upon him and his family) said: "There is no breastfeeding after weaning."

[AL SADUQ]

Its meaning is that if a child has been breastfed for two full years and then drinks milk from another woman after that, such breastfeeding does not establish a prohibition, because it is breastfeeding after weaning.

[REFERENCES]

 $Al-Kafi, Vol.5 p.443 \bullet Man La Yahduruhu Al-Faqih, Vol.3 p.476 \bullet Awali Al-La'ali, Vol.1 p.72 \bullet Awali Al-La'ali, Vol.2 p.128 \bullet Awali Al-La'ali, Vol.2 p.270 \bullet Al-Wafi, Vol.21 p.253 \bullet Al-Wafi, Vol.21 p.254 \bullet Wasa'il Al-Shi'ah, Vol.20 p.385$



4667 - وَ رَوَى دَاوُدُ بْنُ ٱلْحُصَيْنِ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «اَلرَّضَاعُ بَعْدَ حَوْلَيْنِ قَبْلَ أَنْ يُفْطَمَ يُحَرِّمُ».

Hadith.4667 - Dawud ibn Al-Husayn narrated from Abu Abdullah ^{a.s} who said: "Breastfeeding within two years, before the child is weaned, establishes prohibition."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.476 • Al-Istibsar, Vol.3 p.198 • Awali Al-La'ali, Vol.3 p.325 • Awali Al-La'ali, Vol.3 p.325 • Al-Wafi, Vol.21 p.256

4668 - وَ رُوِيَ عَنْ أَيُّوبَ بْنِ نُوحٍ قَالَ كَتَبَ عَلِيُّ بْنُ شُعَيْبٍ إِلَى أَبِي ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ : اِمْرَأَةٌ أَرْضَعَتْ بَعْضَ وُلْدِهَا فَكَتَبَ «لاَ يَجُوزُ ذَلِكَ لِأَنَّ وُلْدَهَا قَدْ صَارَ بِمَنْزِلَةِ وُلْدِكَ».

Hadith.4668 - It was narrated from Ayyub ibn Nuh who said: Ali ibn Shu'ayb wrote to Abu al-Hasan ^{a.s} asking: "A woman breastfed one of my children. Is it permissible for me to marry one of her children?"

Imam ^{a.s} wrote in response, "That is not permissible because her children have become like your own children."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.476 • Tahdhib Al-Ahkam, Vol.7 p.321 • Al-Istibsar, Vol.3 p.201 • Awali Al-La'ali, Vol.2 p.270 • Awali Al-La'ali, Vol.3 p.326 • Al-Wafi, Vol.21 p.222 • Wasa'il Al-Shi'ah, Vol.20 p.404

4669 - وَ كَتَبَ عَبْدُ اَللَّهِ بْنُ جَعْفَرِ اَلْحِمْيَرِيُّ إِلَى أَبِي مُحَمَّدٍ اَلْحَسَنِ بْنِ عَلِيٍّ اَلْعَسْكَرِيٍّ عَلَيْهِ اَلسَّلاَمُ : فِي اِمْرَأَةٍ أَرْضَعَتْ وَلَدَ اَلرَّجُلِ أَ لِذَلِكَ اَلرَّجُلِ أَنْ يَتَزَوَّجَ اِبْنَةَ هَذِهِ اَلْمُرْضِعَةِ أَمْ لاَ فَوَقَّعَ عَلَيْهِ اَلسَّلاَمُ «لاَ يَحِلُّ أَنْ يَتَزَوَّجَ اِبْنَةَ هَذِهِ اَلْمُرْضِعَةِ أَمْ لاَ فَوَقَّعَ عَلَيْهِ اَلسَّلاَمُ «لاَ يَحِلُّ ذَلكَ لَهُ».

Hadith.4669 - Abdullah ibn Ja'far al-Himyari wrote to Abu Muhammad Al-Hasan ibn Ali Al-Askari ^{a.s} asking about a woman who breastfed a man's child.

He asked: "Is it permissible for that man to marry the daughter of this wet nurse or not?" Imam ^{a.s} responded, "It is not permissible for him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.476

4670 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لَوْ أَنَّ رَجُلاً تَزَوَّجَ جَارِيَةً رَضِيعَةً فَأَرْضَعَتْهَا إِمْرَأَتُهُ فَسَدَ اَلنِّكَاحُ».

Hadith.4670 - Al-Alaa narrated from Muhammad ibn Muslim from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} who said: "If a man marries a young girl (jariyah) who is still nursing, and his wife then breastfeeds her, the marriage becomes invalid."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.476 • Wasa'il Al-Shi'ah, Vol.20 p.399



4671 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ مَالِكِ بْنِ عَطِيَّةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي اَلرَّجُلِ يَتَزَوَّجُ اللَّهِ عَلَيْهِ اَلسَّلاَمُ: فِي اَلرَّجُلِ يَتَزَوَّجُ اللَّهُ اَلْجَارِيَةَ اَلَّتِي أَرْضَعَتْهَا اَلْمَرْأَةَ فَتَلِدُ مِنْهُ ثُمَّ تُرْضِعُ مِنْ لَبَيْهَا جَارِيَةً أَ يَصْلُحُ لِوَلَدِهِ مِنْ غَيْرِهَا أَنْ يَتَزَوَّجَ تِلْكَ اَلْجَارِيَةَ اَلَّتِي أَرْضَعَتْهَا قَالَ «لاَ هِيَ بِمَنْزِلَةِ اَلْأُحْتِ مِنَ اَلرَّضَاعَةِ لِأَنَّ اَللَّبَنَ لِفَحْل وَاحِدٍ».

Hadith.4671 - Al-Hasan ibn Mahbub narrated from Malik ibn Atiyyah from Abu Abdullah ^{a.s} regarding a man who marries a woman, and she gives birth to his child.

Then she breastfeeds a bondwoman with her milk.

Imam ^{a.s} was asked: "Is it permissible for his child from another woman to marry that bondwoman whom she breastfed?"

Imam ^{a.s} replied: "No, she is like a sister through breastfeeding because the milk comes from the same father."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.477 • Al-Wafi, Vol.21 p.244 • Wasa'il Al-Shi'ah, Vol.20 p.393

4672 - وَ رَوَى حَرِيزٌ عَنِ ٱلْفُضَيْلِ بْنِ يَسَارٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «لاَ يَحْرُمُ مِنَ ٱلرَّضَاعِ إِلاَّ مَا كَانَ مَجْبُوراً » قَالَ قُلْتُ وَ مَا ٱلْمَجْبُورُ قَالَ «أُمُّ تُرَبِّى أَوْ ظِئْرٌ تُسْتَأْجَرُ أَوْ أَمَةٌ تُشْتَرَى».

Hadith.4672 - Hariz narrated from Al-Fudayl ibn Yasar from Abu Abdullah ^{a.s} who said: "Breastfeeding does not create a prohibition except when it is continuous and intentional." I asked: "What is meant by continuous and intentional?"

Imam ^{a.s} replied: "It is when a mother raises the child, a wet nurse is hired, or a bondwoman is purchased for breastfeeding."

[REFERENCES]

Man La Yahduruhu Al-Fagih, Vol.3 p.477

4673 - وَ رَوَى اَلْعَلاَءُ بْنُ رَزِينٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لاَ يَحْرُمُ مِنَ اَلرَّضَاعِ إِلاَّ مَا اِرْتَضَعَ مِنْ تَدْي وَاحِدٍ سَنَةً».

Hadith.4673 - Al-Alaa ibn Razin narrated from Abu Abdullah ^{a.s} who said:

"Breastfeeding does not create a prohibition except when a child nurses from one breast for a full year."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.477 • Awali Al-La'ali, Vol.3 p.324 • Wasa'il Al-Shi'ah, Vol.20 p.379

4674 - وَ رَوَى عُبَيْدُ بْنُ زُرَارَةَ عَنْ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنِ اَلرَّضَاعِ فَقَالَ «لاَ يَحْرُمُ مِنَ اَلرَّضَاعِ إِلاَّ مَا اِرْتَضَعَ مِنْ ثَدْي وَاحِدٍ حَوْلَيْنِ كَامِلَيْنِ».



Hadith.4674 - Ubayd ibn Zurarah narrated from Zurarah from Abu Abdullah ^{a.s} who said: I asked him about breastfeeding, and Imam ^{a.s} said:

"Breastfeeding does not create a prohibition except when a child nurses from one breast for two complete years."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.477 • Tahdhib Al-Ahkam, Vol.7 p.317 • Al-Istibsar, Vol.3 p.197 • Al-Wafi, Vol.21 p.240 • Wasa'il Al-Shi'ah, Vol.20 p.386

4675 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ زُرَارَةَ عَنِ اَلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لاَ يَحْرُمُ مِنَ اَلرَّضَاعِ إِلاَّ مَا كَانَ حَوْلَيْن كَامِلَيْن».

Hadith.4675 - Abdullah ibn Zurarah narrated from Al-Halabi from Abu Abdullah ^{a.s} who said: "Breastfeeding does not create a prohibition except when it is for two complete years."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.477 • Al-Wafi, Vol.21 p.240 • Wasa'il Al-Shi'ah, Vol.20 p.379 • Wasa'il Al-Shi'ah, Vol.20 p.387

4676 - وَ فِي رِوَايَةِ اَلسَّكُونِيِّ قَالَ كَانَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «اِنْهَوْا نِسَاءَكُمْ أَنْ يُرْضِعْنَ يَمِيناً وَ شِمَالاً فَإِنَّهُنَّ يَنْسَيْنَ».

Hadith.4676 - In the narration of Al-Sakooni, it is reported that Imam Ali ibn Abi Talib ^{a.s} used to say, "Prevent your women from breastfeeding here and there (to various children), for they may forget."

[REFERENCES]

Al-Kafi, Vol.5 p.446 • Man La Yahduruhu Al-Faqih, Vol.3 p.478 • Al-Wafi, Vol.21 p.226 • Wasa'il Al-Shi'ah, Vol.20 p.382 • Wasa'il Al-Shi'ah, Vol.21 p.453

4677 - وَ رَوَى فُضَيْلٌ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «عَلَيْكُمْ بِالْوُضَّاءِ مِنَ اَلظُّئُورَةِ فَإِنَّ اَللَّبَنَ يُعْدِى».

Hadith.4677 - Fudayl narrated from Zurarah from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} who said: "Choose healthy wet nurses, for milk can transmit illness."

[REFERENCES]

Al-Kafi, Vol.6 p.44 • Man La Yahduruhu Al-Faqih, Vol.3 p.478 • Tahdhib Al-Ahkam, Vol.8 p.110 • Al-Wafi, Vol.23 p.1370 • Wasa'il Al-Shi'ah, Vol.21 p.468

4678 - وَ سَأَلَ عَلِيُّ بْنُ جَعْفَرٍ أَخَاهُ مُوسَى بْنَ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ : عَنِ اِمْرَأَةٍ زَنَتْ هَلْ تَصْلُحُ أَنْ تُسْتَرْضَعَ قَالَ «لاَ تَصْلُحُ وَ لاَ لَبَنُ اِبْنَتِهَا اَلَّتِى وُلِدَتْ مِنَ اَلزَّنَا».



Hadith.4678 - Ali ibn Ja'far asked his brother Imam Musa ibn Jafar Al-Kadhim ^{a.s} about a woman who committed adultery - whether she is suitable to be taken as a wet nurse.

He (a.s) replied: "She is not suitable, nor is the milk of her daughter who was born from adultery."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.478

4679 - وَ رَوَى مُحَمَّدُ بْنُ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «لاَ تَسْتَرْضِعُوا اَلْحَمْقَاءَ فَإِنَّ اَللَّبَنَ يُعْدِي وَ إِنَّ اَلْغُلاَمَ يَنْزِعُ إِلَى اَللَّبَن يَعْنِي إِلَى اَلظِّئْرِ فِي اَلرُّعُونَةِ وَ اَلْحُمْق».

Hadith.4679 - Muhammad ibn Qays narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^(a.s) who said that the Messenger of Allah ^(SWT) (peace and blessings be upon him and his family) said: "Do not choose a foolish woman as a wet nurse, for milk can transmit traits. A child is influenced by the milk, meaning by the wet nurse, in foolishness and ignorance."

[REFERENCES]

Al-Kafi, Vol.6 p.43 • Man La Yahduruhu Al-Faqih, Vol.3 p.478 • Tahdhib Al-Ahkam, Vol.8 p.110 • Al-Wafi, Vol.23 p.1369 • Wasa'il Al-Shi'ah, Vol.21 p.467

سَأَلْتُهُ عَنْ رَجُلٍ دَفَعَ وَلَدَهُ إِلَى ظِئْرٍ يَهُودِيَّةٍ أَوْ نَصْرَانِيَّةٍ أَوْ مَجُوسِيَّةٍ تُرْضِعُهُ فِي بَيْتِهَا أَوْ تُرْضِعُهُ فِي بَيْتِهِ قَالَ «تُرْضِعُهُ لَكَ اَلْيَهُودِيَّةُ وَ اَلنَّصْرَانِيَّةُ وَ تَمْنَعُهَا مِنْ شُرْبِ اَلْخَمْرِ وَ مَا لاَ يَحِلُّ مِثْلَ لَحْمِ اَلْخِنْزِيرِ وَ لاَ يَدْهَبْنَ بِوَلَدِكَ إِلَى بُيُوتِهِنَّ وَ اَلزَّانِيَةُ لاَ تُرْضِعُ وَلَدَكَ فَإِنَّهُ لاَ يَحِلُّ لَكَ وَ اَلْمَجُوسِيَّةُ لاَ تُرْضِعُ لَكَ وَلَدَكَ إِلاَّ أَنْ تُضْطَرَّ

Hadith.4680 - Ibn Muskan narrated from Al-Halabi who said: I asked him about a man who gives his child to a Jewish, Christian, or Magian (Zoroastrian) wet nurse to breastfeed him either in her house or in his house.

Imam ^{a.s} said: "A Jewish or Christian woman may breastfeed your child, but you must prevent her from drinking alcohol and consuming what is unlawful, such as pork. Do not let them take your child to their homes. A woman who is an adulteress must not breastfeed your child, for it is not permissible for you. A Magian woman must not breastfeed your child unless you are compelled to it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.479 • Tahdhib Al-Ahkam, Vol.8 p.116 • Al-Wafi, Vol.23 p.1366 • Wasa'il Al-Shi'ah, Vol.21 p.465

4681 - وَ رَوَى حَرِيزٌ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لَبَنُ اَلْيَهُودِيَّةِ وَ اَلنَّصْرَانِيَّةِ وَ اَلنَّنَ اللَّهَجُوسِيَّةِ أَحَبُّ إِلَيَّ مِنْ لَبَنِ وَلَدِ اَلزُّنَا وَ كَانَ لاَ يَرَى بَأْساً بِلَبَنِ وَلَدِ اَلزُّنَا إِذَا جَعَلَ مَوْلَى اَلْجَارِيَةِ اَلَّذِي فَجَرَ بِالْجَارِيَةِ فِي حِلِّ».



إليْهَا».

Hadith.4681 - Hariz narrated from Muhammad ibn Muslim from Abu Ja'far Imam Muhammad ibn Ali Al-Bagir ^{a.s} who said:

"The milk of a Jewish, Christian, or Magian woman is more beloved to me than the milk of a child born from adultery. However, he saw no harm in the milk of a child born from adultery if the master of the bondwoman, with whom the immoral act was committed, pardons it."

[REFERENCES]

Al-Kafi, Vol.6 p.43 • Man La Yahduruhu Al-Faqih, Vol.3 p.479 • Al-Istibsar, Vol.3 p.322 • Al-Wafi, Vol.23 p.1367

4682 - وَ رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ يُونُسَ بْنِ يَعْقُوبَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنِ المَّرَأَةِ دَرَّ لَبَنُهَا مِنْ غَيْرِ وِلاَدَةٍ فَأَرْضَعَتْ جَارِيَةً وَ غُلاَماً بِذَلِكَ اَللَّبَنِ هَلْ يَحْرُمُ بِذَلِكَ اَللَّبَنِ مَا يَحْرُمُ مِنَ اَلرَّضَاعِ قَالَ «لاَ».

Hadith.4682 - Muhammad ibn Abi Umayr narrated from Yunus ibn Yaqub from Abu Abdullah ^{a.s} who said: I asked Imam ^{a.s} about a woman whose milk flowed without childbirth, and she breastfed a girl and a boy with that milk.

Does this milk create the same prohibitions as regular breastfeeding? Imam ^{a.s} replied: "No."

[REFERENCES]

Al-Kafi, Vol.5 p.446 • Man La Yahduruhu Al-Faqih, Vol.3 p.479 • Al-Wafi, Vol.21 p.241 • Wasa'il Al-Shi'ah, Vol.20 p.398

.

Hadith.4683 - Abu Abdullah $^{\text{\{a.s\}}}$ said: "The sucking of milk by a child is equivalent to breastfeeding."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.479 • Al-Wafi, Vol.21 p.242

وَ مَتَى وَجَدَ الْأَبُ مَنْ يُرْضِعُ الْوَلَدَ بِأَرْبَعَةِ دَرَاهِمَ وَ قَالَتِ الْأُمُّ لَا أُرْضِعُهُ إِلَّا بِخَمْسَةِ دَرَاهِمَ فَإِنَّ لَهُ أَنْ يَنْزِعَهُ مِنْهَا إِلَّا أَنَّ الْأَصْلَحَ لَهُ وَ الْأَرْفَقَ بِهِ أَنْ يَتْرُكَهُ مَعَ أُمِّهِ وَ قَالَ اللَّهُ عَزَّ وَ جَلَّ ۞ وَ إِنْ تَعاسَرْتُمْ فَسَتُرْضِعُ لَهُ أُخْرى ۞

Hadith.4684 - Imam Abu Abdullah ^{a.s} said: "A free woman cannot be forced to breastfeed a child, but a but a bondwoman (*umm al-walad*) can be compelled to do so."

[AL SADUQ]

If the father finds someone willing to breastfeed the child for four dirhams, and the mother says, "I will not breastfeed him except for five dirhams," then he has the right to take the child away from her. However, what is better and kinder for the child is to leave the child with the mother. Allah ^(SWT), the Almighty and Majestic, says: *'But if you disagree, then another woman may breastfeed the child for him'* (Surah Al-Talaq 65:6).

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.480 • Tafsir Al-Safi, Vol.1 p.260



4685 - وَ قَضَى أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فِي رَجُلٍ تُوْفِّيَ وَ تَرَكَ صَبِيّاً وَ اُسْتُرْضِعَ لَهُ «أَنَّ أَجْرَ رَضَاعِ اَلصَّبِيِّ مِمَّا يَرِثُ مِنْ أَبِيهِ وَ أُمِّهِ».

Hadith.4685 - The Commander of the Faithful ^{a.s}, ruled regarding a man who passed away and left behind a child who needed to be breastfed:

"The payment for the child's breastfeeding should be taken from what the child inherits from his father and mother."

[REFERENCES]

Al-Kafi, Vol.6 p.41 • Man La Yahduruhu Al-Faqih, Vol.3 p.480 • Tahdhib Al-Ahkam, Vol.7 p.447 • Tahdhib Al-Ahkam, Vol.8 p.106 • Al-Wafi, Vol.23 p.1371 • Wasa'il Al-Shi'ah, Vol.21 p.456 • Wasa'il Al-Shi'ah, Vol.21 p.456 • Tafsir Nur Al-Thaqalayn, Vol.1 p.228 • Tafsir Kanz Al-Daqaiq, Vol.2 p.355

4686 - وَ فِي رِوَايَةِ اَلسَّكُونِيِّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ : أَنَّ عَلِيّاً عَلَيْهِ اَلسَّلاَمُ أَتَاهُ رَجُلٌ فَقَالَ إِنَّ أَمَتِي أَرْضَعَتْ وَلَدِي وَ قَدْ أَرَدْتُ بَيْعَهَا قَالَ «خُذْ بِيَدِهَا وَ قُلْ مَنْ يَشْتَرِي مِنِّي أُمَّ وَلَدِي».

Hadith.4686 - In the narration of Al-Sakooni from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, it is reported that a man came to Imam Ali ibn Abi Talib ^{a.s} and said: "My bondwoman has breastfed my child, and I want to sell her." Imam ^{a.s} replied: "Take her by the hand and say, 'Who will buy from me the mother of my child?'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.480 • Tahdhib Al-Ahkam, Vol.7 p.325 • Al-Wafi, Vol.21 p.228 • Wasa'il Al-Shi'ah, Vol.20 p.407



CHAPTER 144 – CHAPTER ON CONGRATULATING FOR THE BIRTH OF A CHILD

بَابُ التَّهْنِئَةِ بِالْوَلَدِ

% HADITH 4687 (بِسْم اللهِّ الرَّحْمْنِ الرَّحِيمِ

4687 - قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ: «رَجُلٌ هَنَّاً رَجُلاً أَصَابَ اِبْناً فَقَالَ يَهْنِيكَ اَلْفَارِسُ فَقَالَ لَهُ اَلْحَسَنُ بْنُ عَلَيْهِ اَلسَّلاَمُ «مَا عِلْمُكَ أَنْ يَكُونَ فَارِساً أَوْ رَاجِلاً» فَقَالَ لَهُ جُعِلْتُ فِدَاكَ فَمَا أَقُولُ قَالَ «تَقُولُ شَكَرْتَ عَلَيْهِ اَلسَّلاَمُ «مَا عِلْمُكَ أَنْ يَكُونَ فَارِساً أَوْ رَاجِلاً» فَقَالَ لَهُ جُعِلْتُ فِدَاكَ فَمَا أَقُولُ قَالَ «تَقُولُ شَكَرْتَ الْوَاهِبَ وَ بُورِكَ لَكَ فِى اَلْمَوْهُوبِ، وَ بَلَغَ أَشُدَّهُ وَ رُزِقْتَ بِرَّهُ» ».

Hadith.4687 - Imam Jafar ibn Muhammad Al-Sadig (a.s.) said:

A man congratulated another man on the birth of a son by saying, "May this young warrior bring you joy!"

Imam Hasan ibn Ali ^{a.s}said to him: "How do you know whether he will be a warrior or one who walks on foot?"

The man replied: "May I be sacrificed for you! What should I say then?"

Imam ^{a.s} said: "Say: May you thank the Giver, may the gift be blessed for you, may he reach maturity, and may you be granted his righteousness."

[REFERENCES]

Al-Kafi, Vol.6 p.17 • Man La Yahduruhu Al-Faqih, Vol.3 p.480 • Tahdhib Al-Ahkam, Vol.7 p.437 • Al-Wafi, Vol.23 p.1320 • Wasa'il Al-Shi'ah, Vol.21 p.386 • Bihar Al-Anwar, Vol.44 p.111



CHAPTER 145 – CHAPTER ON THE VIRTUE OF CHILDREN

بَابُ فَضْلِ الْأَوْلَادِ

% 4709 — HADITH 4688 @ بِسِنْمِ الدِّ الرَّحَمْنِ الرَّحِيمِ

4688 - فِي رِوَايَةِ اَلسَّكُونِيِّ قَالَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «اَلْوَلَدُ اَلصَّالِحُ رَيْحَانَةٌ مِنْ رَيَاحِينِ اَلْحَنَّة ».

Hadith.4688 - In the narration of Al-Sakooni, the Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) said:

"A righteous child is a flower from the flowers of Paradise."

[REFERENCES

Al-Kafi, Vol.6 p.3 • Man La Yahduruhu Al-Faqih, Vol.3 p.481 • Al-Ash'athiyat, Vol.1 p.187 • Makarim Al-Akhlaq, Vol.1 p.218 • Al-Nawadir (Lil-Rawandi), Vol.1 p.5 • Al-Wafi, Vol.23 p.1291 • Wasa'il Al-Shi'ah, Vol.21 p.358 • Al-Fusul Al-Muhimmah, Vol.2 p.362 • Bihar Al-Anwar, Vol.10 p.368 • Bihar Al-Anwar, Vol.101 p.90

Hadith.4689 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Allah's (SWT) inheritance from His (SWT) believing servant is a righteous child who seeks forgiveness for him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.481 • Makarim Al-Akhlaq, Vol.1 p.218 • Al-Wafi, Vol.23 p.1296 • Wasa'il Al-Shi'ah, Vol.21 p.359 • Bihar Al-Anwar, Vol.101 p.90

4690 - وَ قَالَ أَبُو اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ : «إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى إِذَا أَرَادَ بِعَبْدٍ خَيْراً لَمْ يُمِتْهُ حَتَّى يُرِيَهُ اَلْخَلَفَ».

Hadith.4690 - Abu al-Hasan (a.s) said:

"Indeed, when Allah ^{SWT}, the Blessed and Exalted, intends good for a servant, He ^{SWT} does not cause him to die until He ^{SWT} shows him (the believer) his successor."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.481 • Makarim Al-Akhlaq, Vol.1 p.219 • Al-Wafi, Vol.23 p.1296 • Wasa'il Al-Shi'ah, Vol.21 p.357 • Bihar Al-Anwar, Vol.101 p.91

-----4691 - وَ رُوىَ: «أَنَّ مَنْ مَاتَ بِلاَ خَلَفٍ فَكَأَنْ لَمْ يَكُنْ فِي اَلنَّاسِ وَ مَنْ مَاتَ وَ لَهُ خَلَفٌ فَكَأَنْ لَمْ يَمُث».

Hadith.4691 - It is narrated:

"Whoever dies without leaving behind a successor, it is as if he was never among the people. And whoever dies and leaves behind a successor, it is as if he never died."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.481 • Makarim Al-Akhlaq, Vol.1 p.219 • Al-Wafi, Vol.23 p.1296 • Wasa'il Al-Shi'ah, Vol.21 p.357 • Bihar Al-Anwar, Vol.101 p.91

4692 - وَ رَوَى أَبَانُ بْنُ تَغْلِبَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «اَلْبَنَاتُ حَسَنَاتٌ وَ اَلْبَنُونَ نِعْمَةٌ فَالْحَسَنَاتُ يُثَابُ عَلَيْهَا وَ اَلنَّعْمَةُ يُسْأَلُ عَنْهَا».

Hadith.4692 - Aban ibn Taghlib narrated from Abu Abdullah ^{a.s} who said: "Daughters are good deeds, and sons are blessings. Good deeds are rewarded, and blessings are questioned about."

[REFERENCES]

Al-Kafi, Vol.6 p.6 • Man La Yahduruhu Al-Faqih, Vol.3 p.481 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.201 • Makarim Al-Akhlaq, Vol.1 p.219 • Uddat Al-Da'i, Vol.1 p.89 • Al-Wafi, Vol.23 p.1298 • Al-Wafi, Vol.23 p.1298 • Wasa'il Al-Shi'ah, Vol.21 p.365 • Wasa'il Al-Shi'ah, Vol.21 p.367

4693 - : وَ بُشِّرَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ بِابْنَةٍ فَنَظَرَ فِي وُجُوهِ أَصْحَابِهِ فَرَأَى اَلْكَرَاهَةَ فِيهِمْ فَقَالَ «مَا لَكُمْ رَيْحَانَةُ أَشَمُّهَا وَ رِزْقُهَا عَلَى اَللَّهِ عَزَّ وَ جَلَّ» وَ كَانَ عَلَيْهِ اَلسَّلاَمُ أَبَا بَنَاتٍ.

Hadith.4693 - The Prophet (peace and blessings be upon him and his family) was given the glad tidings of a daughter. He ^{saws} looked at the faces of his companions and saw displeasure in them. He ^{saws} said: "What is the matter with you? She is a sweet flower (rayḥanah) that I smell, and her sustenance is upon Allah ^{SWT}, the Mighty and Majestic." And Prophet ^{a.s} was a father of daughters.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.481 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.202 • Makarim Al-Akhlaq, Vol.1 p.219 • Al-Wafi, Vol.23 p.1302 • Wasa'il Al-Shi'ah, Vol.21 p.365 • Bihar Al-Anwar, Vol.101 p.90 • Bihar Al-Anwar, Vol.101 p.104 • Awalim Al-Uloom, Vol.11 p.58 • Mustadrak Al-Wasa'il, Vol.15 p.117

4694 - وَ قَالَ عَلِيٌّ عَلَيْهِ ٱلسَّلاَمُ : «فِى ٱلْمَرَضِ يُصِيبُ ٱلصَّبِيَّ إِنَّهُ كَفَّارَةٌ لِوَالِدَيْهِ».

Hadith.4694 - Imam Ali ibn Abi Talib ${a.s}$ said: "When a child falls ill, it serves as an expiation for the sins of the parents."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.482 • Awali Al-La'ali, Vol.3 p.285 • Wasa'il Al-Shi'ah, Vol.21 p.357

------4695 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «إِنَّ اَللَّهَ عَزَّ وَ جَلَّ لَيَرْحَمُ اَلرَّجُلَ لشدَّة حُبِّه لِوَلَدِه».

4695 - و قال الصادِق عليْهِ السلام : «إِنَّ الله عز و جل ليَرحم الرجل لِشِدةِ حبْهِ لِولدِهِ».

Hadith.4695 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "Indeed, Allah ^{SWT}, the Mighty and Majestic, has mercy on a man because of the intensity of his love for his child."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.482 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.201 • Makarim Al-Akhlaq, Vol.1 p.219 • Wasa'il Al-Shi'ah, Vol.21 p.359 • Bihar Al-Anwar, Vol.101 p.91



4696 - وَ - قَالَ لَهُ عُمَرُ بْنُ يَزِيدَ : إِنَّ لِي بَنَاتٍ فَقَالَ «لَعَلَّكَ تَتَمَنَّى مَوْتَهُنَّ أَمَا إِنَّكَ إِنْ تَمَنَّيْتَ مَوْتَهُنَّ وَ مِثْنَ لَمْ تُؤْجَرْ يَوْمَ اَلْقِيَامَةِ وَ لَقِيتَ رَبَّكَ حِينَ تَلْقَاهُ وَ أَنْتَ عَاصٍ».

Hadith.4696 - Umar ibn Yazid said to Imam Jafar ibn Muhammad Al-Sadiq ^{a.s.}: "I have daughters." The Imam ^{a.s.} replied: "Perhaps you wish for their death? Know that if you wish for their death and they die, you will not be rewarded on the Day of Judgment, and you will meet your Lord ^{AZJ} while being disobedient to Him ^{SWT}."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.482 • Makarim Al-Akhlaq, Vol.1 p.219 • Bihar Al-Anwar, Vol.101 p.91

4697 - وَ رَوَى حَمْزَةُ بْنُ حُمْرَانَ بِإِسْنَادِهِ: أَنَّهُ أَتَى رَجُلُ إِلَى اَلنَّهِ عَلَيْهِ وَ آلِهِ هَمَا لَكَ» قَالَ خَيْرٌ قَالَ «قُلْ» قَالَ خَرَجْتُ وَ بِمَوْلُودٍ لَهُ فَتَغَيَّرَ لَوْنُ اَلرَّجُلِ فَقَالَ النَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «مَا لَكَ» قَالَ خَيْرٌ قَالَ «قُلْ» قَالَ خَرَجْتُ وَ الْمَوْلُودِ لَهُ فَتَغَيَّرَ لَوْنُ اَلرَّجُلِ فَقَالَ اللَّبِيُّ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «اَلْأَرْضُ تُقِلُّهَا وَ السَّمَاءُ تُظِلُّهَا اللَّهُ عَلَيْهِ وَ آلِهِ «اَلْأَرْضُ تُقِلُّهَا وَ السَّمَاءُ تُظِلُّهَا وَ السَّمَاءُ تُظِلُّهَا وَ اللَّهُ يَرْزُقُهَا وَ هِيَ رَيْحَانَةُ تَشَمُّهَا» ثُمَّ أَقْبَلَ عَلَى أَصْحَابِهِ فَقَالَ «مَنْ كَانَ لَهُ إِبْنَةٌ وَاحِدَةٌ فَهُوَ مَقْرُوحٌ وَ مَنْ كَانَ لَهُ إِبْنَقَانِ فَيَا غَوْتَاهُ بِاللَّهِ وَ مَنْ كَانَ لَهُ تَلاَثُ بَنَاتٍ وُضِعَ عَنْهُ الْجِهَادُ وَ كُلُّ مَكْرُوهٍ وَ مَنْ كَانَ لَهُ أَرْبَعُ كَانَ لَهُ إِبْنَقَانِ فَيَا عَوْثَاهُ بِاللَّهِ وَ مَنْ كَانَ لَهُ تَلاَثُ بَنَاتٍ وُضِعَ عَنْهُ الْجِهَادُ وَ كُلُّ مَكْرُوهٍ وَ مَنْ كَانَ لَهُ أَرْبَعُ لَالَةً إِبْنَقَانِ فَيَا عَيْدُهُ أَلِهُ أَقْرَضُوهُ يَا عَنَادَ اللَّه إِنْ اللَّهُ إِنْ مَكُولُوهُ وَ مَنْ كَانَ لَلُهُ إِنْ حَمُوهُ».

Hadith.4697 - Hamzah ibn Humran narrated through his chain of transmission that a man came to the Prophet (peace and blessings be upon him and his family) while another man was sitting with Him ^{saws}.

The man informed the Prophet {saws} about the birth of his child, and the color of the man's face changed.

The Prophet (peace and blessings be upon him and his family) asked him: "What is the matter with you?"

The man replied: "It's nothing."

The Prophet (saws) said: "Speak."

The man said: "I left while my wife was in labor, and I was informed that she gave birth to a daughter."

The Prophet (peace and blessings be upon him and his family) said to him: "The earth will carry her, the sky will shade her, and Allah (SWT) will provide for her. She is a sweet flower that you will smell."

Then the Prophet {saws} turned to his companions and said: "Whoever has one daughter will be burdened with care.

Whoever has two daughters, then seek help from Allah (SWT) for him.

Whoever has three daughters, the obligation of jihad and every hardship is lifted from him. And whoever has four daughters, O servants of Allah (SWT), help him! O servants of Allah (SWT), support him! O servants of Allah (SWT), have mercy on him!"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.482 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.202 • Makarim Al-Akhlaq, Vol.1 p.219 • Awali Al-La'ali, Vol.3 p.294 • Bihar Al-Anwar, Vol.101 p.91 • Bihar Al-Anwar, Vol.101 p.104



4698 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «مَنْ عَالَ ثَلاَثَ بَنَاتٍ أَوْ ثَلاَثَ أَخَوَاتٍ وَجَبَتْ لَهُ اَلْجَنَّةُ » قِيلَ يَا رَسُولَ اَللَّهِ وَ الْعَنَيْنِ قَالَ «وَ وَاحِدَةً». وَاللَّهِ «وَ وَاحِدَةً» قَالَ «وَ وَاحِدَةً».

Hadith.4698 - The Prophet (peace and blessings be upon him and his family) said:

"Whoever takes care of three daughters or three sisters, Paradise becomes obligatory for him." It was asked: "O Messenger of Allah (SWT), what about two?"

He {saws} replied: "And two (meaning same reward)."

It was asked: "O Messenger of Allah (SWT), and one?"

He {saws} said: "And one (meaning same reward)."

[REFERENCES]

Al-Kafi, Vol.6 p.6 • Man La Yahduruhu Al-Faqih, Vol.3 p.482 • Makarim Al-Akhlaq, Vol.1 p.219 • Uddat Al-Da'i, Vol.1 p.90 • Awali Al-La'ali, Vol.3 p.294 • Al-Wafi, Vol.23 p.1302 • Wasa'il Al-Shi'ah, Vol.21 p.361 • Wasa'il Al-Shi'ah, Vol.21 p.368 • Al-Fusul Al-Muhimmah, Vol.2 p.362 • Bihar Al-Anwar, Vol.101 p.92

.....

4699 - وَ قَالَ ٱلصَّادِقُ عَلَيْهِ ٱلسَّلاَمُ :

«مَنْ عَالَ اِبْنَتَيْنِ أَوْ أُخْتَيْنِ أَوْ عَمَّتَيْنِ أَوْ خَالَتَيْنِ حَجَبَتَاهُ مِنَ اَلنَّارِ».

Hadith.4699 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"Whoever takes care of two daughters, two sisters, two paternal aunts, or two maternal aunts, they will shield him from the Fire."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.482 • Al-Khisal, Vol.1 p.37 • Awali Al-La'ali, Vol.3 p.295 • Al-Wafi, Vol.23 p.1302 • Wasa'il Al-Shi'ah, Vol.21 p.362 • Bihar Al-Anwar, Vol.101 p.69

4700 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ:

«إِذَا أَصَابَ اَلرَّجُلُ اِبْنَةً بَعَثَ اَللَّهُ عَزَّ وَ جَلَّ إِلَيْهَا مَلَكاً فَأَمَرَّ جَنَاحَهُ عَلَى رَأْسِهَا وَ صَدْرِهَا وَ قَالَ ضَعِيفَةٌ خُلِقَتْ مِنْ ضَعْفِ اَلْمُنْفِقُ عَلَيْهَا مُعَانٌ».

Hadith.4700 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"When a man is blessed with a daughter, Allah (SWT), the Mighty and Majestic, sends an angel to her who passes his wing over her head and chest and says, 'A fragile being created from weakness; whoever provides for her will be assisted.""

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.482 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.202 • Awali Al-La'ali, Vol.3 p.295 • Al-Wafi, Vol.23 p.1302 • Wasa'il Al-Shi'ah, Vol.21 p.368 • Bihar Al-Anwar, Vol.101 p.104

เมืองสักษ์ โดยได้ ค.ศ. 1901

4701 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ :

«اِعْلَمُوا أَنَّ أَحَدَكُمْ يَلْقَى سِقْطَهُ مُحْبَنْطِئاً عَلَى بَابِ اَلْجَنَّةِ حَتَّى إِذَا رَآهُ أَخَذَ بِيَدِهِ حَتَّى يُدْخِلَهُ اَلْجَنَّةَ وَ إِنَّ وَلَدَ أَحَدِكُمْ إِذَا مَاتَ أُجِرَ فِيهِ وَ إِنْ بَقِيَ بَعْدَهُ اِسْتَغْفَرَ لَهُ بَعْدَ مَوْتِهِ».



Hadith.4701 - The Messenger of Allah ^(SWT) (peace and blessings be upon him and his family) said: "Know that one of you will find his miscarried child waiting anxiously at the gate of Paradise. When they (the child) sees him, they will grasp his hand and not let go until he brings him into Paradise. Indeed, if one of your children dies, you will be rewarded for it, and if the child remains after you, he will seek forgiveness for you after your death."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.483 • Awali Al-La'ali, Vol.3 p.289 • Al-Wafi, Vol.23 p.1296 • Wasa'il Al-Shi'ah, Vol.21 p.357

4702 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «أَحِبُّوا اَلصَّبْيَانَ وَ اِرْحَمُوهُمْ وَ إِذَا وَعَدْتُمُوهُمْ فَفُوا لَهُمْ فَإِنَّهُمْ لاَ يَرَوْنَ إِلاَّ أَنَّكُمْ تَرْزُقُونَهُمْ».

Hadith.4702 - The Prophet (peace and blessings be upon him and his family) said: "Love the children and have mercy on them. When you promise them something, fulfill it for them, for they only perceive that you are the ones who provide for them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.483 • Makarim Al-Akhlaq, Vol.1 p.219 • Bihar Al-Anwar, Vol.101 p.92

4703 - وَ رَوَى رِفَاعَةُ بْنُ مُوسَى عَنْ أَبِي ٱلْحَسَنِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنِ ٱلرَّجُلِ يَكُونُ لَهُ بَنُونَ وَ أُمُّهُمْ لَيْسَتْ بِوَاحِدَةٍ أَ يُفَضِّلُ أَحَدَهُمْ عَلَى ٱلْآخَرِ قَالَ «نَعَمْ لاَ بَأْسَ بِهِ وَ قَدْ كَانَ أَبِي عَلَيْهِ ٱلسَّلاَمُ يُفَضِّلُنِي عَلَى عَبْدِ ٱللَّهِ ».

Hadith.4703 - Rifa'ah ibn Musa narrated from Abu Al-Hasan (a.s) who said:

I asked him about a man who has sons from different mothers, can he favor one of them over the others?

Imam ^{a.s} replied: "Yes, there is no harm in that. My father ^{a.s} used to favor me over Abdullah."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.483 • Al-Wafi, Vol.23 p.1396 • Wasa'il Al-Shi'ah, Vol.21 p.487

4704 - وَ فِي رِوَايَةِ اَلسَّكُونِيِّ قَالَ: نَظَرَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ إِلَى رَجُلٍ لَهُ اِبْنَانِ فَقَبَّلَ أَحَدَهُمَا وَ تَرَكَ اَلْآخَرَ فَقَالَ لَهُ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «فَهَلاَّ وَاسَيْتَ بَيْنَهُمَا».

Hadith.4704 - In the narration of Al-Sakooni, it is reported that the Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) saw a man who had two sons.

The man kissed one of them and left the other.

The Prophet (peace and blessings be upon him and his family) said to him, "Why did you not treat them equally?"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.483 • Al-Wafi, Vol.23 p.1397 • Wasa'il Al-Shi'ah, Vol.21 p.487



4705 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «يَلْزَمُ اَلْوَالِدَيْن مِنْ عُقُوق اَلْوَلَدِ مَا يَلْزَمُ اَلْوَلَدَ لَهُمَا مِنَ اَلْعُقُوق».

Hadith.4705 - Imam ^{a.s} said: "Parents are held accountable for disobedience toward their children just as children are held accountable for disobedience toward their parents."

[REFERENCES]

Al-Kafi, Vol.6 p.48 • Man La Yahduruhu Al-Faqih, Vol.3 p.483 • Tahdhib Al-Ahkam, Vol.8 p.112 • Makarim Al-Akhlaq, Vol.1 p.220 • Al-Wafi, Vol.23 p.1385 • Wasa'il Al-Shi'ah, Vol.21 p.480 • Bihar Al-Anwar, Vol.101 p.93 • Mustadrak Al-Wasa'il, Vol.15 p.127

4706 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «بِرُّ اَلرَّجُلِ بِوَلَدِهِ بِرُّهُ بِوَالِدَيْهِ».

Hadith.4706 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"A man's kindness to his child is a form of his kindness to his own parents."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.483 • Makarim Al-Akhlaq, Vol.1 p.220 • Al-Wafi, Vol.23 p.1388 • Wasa'il Al-Shi'ah, Vol.21 p.484 • Bihar Al-Anwar, Vol.101 p.93

4707 - وَ فِي خَبَرِ آخَرَ قَالَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ كَانَ عِنْدَهُ صَبِيٌّ فَلْيَتَصَابَ لَهُ ».

Hadith.4707 - In another narration, the Prophet (peace and blessings be upon him and his family) said: "Whoever has a child should act childishly with him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.483 • Al-Wafi, Vol.23 p.1388 • Wasa'il Al-Shi'ah, Vol.21 p.486

4708 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ: «مِنْ نِعَمِ ٱللَّهِ عَزَّ وَ جَلَّ عَلَى ٱلرَّجُل أَنْ يُشْبِهَهُ وَلَدُهُ».

Hadith.4708 - Imam (a.s) said:

"Among the blessings of Allah [SWT], the Mighty and Majestic, upon a man is that his child resembles him."

[REFERENCES]

Al-Kafi, Vol.6 p.4 • Man La Yahduruhu Al-Faqih, Vol.3 p.484 • Al-Ash'athiyat, Vol.1 p.187 • Makarim Al-Akhlaq, Vol.1 p.221 • Makarim Al-Akhlaq, Vol.1 p.222 • Al-Nawadir (Lil-Rawandi), Vol.1 p.5 • Al-Wafi, Vol.23 p.1290 • Wasa'il Al-Shi'ah, Vol.21 p.356 • Wasa'il Al-Shi'ah, Vol.21 p.504 • Bihar Al-Anwar, Vol.71 p.84

4709 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى إِذَا أَرَادَ أَنْ يَخْلُقَ خَلْقاً جَمَعَ كُلَّ صُورَةٍ بَيْنَهُ وَ بَيْنَ آدَمَ ثُمَّ خَلَقَهُ عَلَى صُورَةٍ إِحْدَاهُنَّ فَلاَ يَقُولَنَّ أَحَدٌ لِوَلَدِهِ هَذَا لاَ يُشْبِهُنِى وَ لاَ يُشْبِهُ شَيْئاً مِنْ آبَائِى».

Hadith.4709 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"When Allah (SWT), the Blessed and Exalted, wills to create a being,

He $^{\{SWT\}}$ gathers every form between him and Adam $^{\{a.s\}}$, then creates him in the image of one of them. Therefore, no one should say about his child, 'This one does not resemble me or any of my ancestors.'"



CHAPTER 145 – CHAPTER ON THE VIRTUE OF CHILDREN [REFERENCES] Man La Yahduruhu Al-Faqih, Vol.3 p.484 • Ilal Al-Shara'i', Vol.1 p.103 • Makarim Al-Akhlaq, Vol.1 p.221 • Awali Al-La'ali, Vol.3 p.309 • Awali Al-La'ali, Vol.3 p.419 • Al-Wafi, Vol.23 p.1290 • Tafsir Al-Safi, Vol.1 p.316 • Wasa'il Al-Shi'ah, Vol.21 p.504 • Bihar Al-Anwar, Vol.57 p.340 • Bihar Al-Anwar, Vol.101 p.93



بَابُ الْعَقِيقَةِ وَ التَّحْنِيكِ وَ التَّسْمِيَةِ وَ الْكُنَى وَ حَلْقِ رَأْسِ الْمَوْلُودِ وَ ثَقْبِ أَذُنَيْهِ وَ الْخِتَان

4710 - رَوَى عُمَرُ بْنُ يَزِيدَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ سَمِعْتُهُ يَقُولُ: «كُلُّ اِمْرِئٍ مُزْتَهَنَّ، يَوْمَ اَلْقِيَامَةِ بعَقِيقَتِهِ وَ اَلْعَقِيقَةُ أَوْجَبُ مِنَ اَلْأُضْحِيَّةِ».

Hadith.4710 - Umar ibn Yazid narrated from Abu Abdullah ^{a.s} who said: "Every person is held in pledge on the Day of Judgment by their Aqiqah, and the Aqiqah is more obligatory than the sacrificial offering (Udhiyyah)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.484 • Makarim Al-Akhlaq, Vol.1 p.226 • Wasa'il Al-Shi'ah, Vol.21 p.412 • Bihar Al-Anwar, Vol.101 p.120

3711 - وَ فِي رِوَايَةِ أَبِي خَدِيجَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «كُلُّ إِنْسَانٍ مُرْتَهَنٌ بِالْفِطْرَةِ وَ كُلُّ مَوْلُودِ مُرْتَهَنٌ بِالْعَقِيقَة».

Hadith.4711 - In the narration of Abu Khadijah from Abu Abdullah ^{a.s}, that he said:

"Every person is held in pledge by their natural disposition (fitrah), and every newborn is held in pledge by their Aqiqah."

[REFERENCES]

 $\label{thm:continuous} Man\,La\,Yahduruhu\,Al-Faqih,\,Vol.3\,p.484 \bullet Makarim\,Al-Akhlaq,\,Vol.1\,p.226 \bullet Al-Wafi,\,Vol.23\,p.1330 \bullet Wasa'il\,Al-Shi'ah,\,Vol.21\,p.413 \bullet Bihar\,Al-Anwar,\,Vol.101\,p.120$

4712 - وَ رُوِيَ عَنْ عُمَرَ بْنِ يَزِيدَ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ وَ اَللَّهِ مَا أَدْرِي أَ كَانَ أَبِي عَقَّ عَنِّي أَمْ لاَ فَأَمَرَنِي عَلَيْهِ اَلسَّلاَمُ فَعَقَقْتُ عَنْ نَفْسِي وَ أَنَا شَيْخٌ.

Hadith.4712 - It was narrated from Umar ibn Yazid who said:

I said to Abu Abdullah ^{a.s}, "By Allah ^{SWT}, I do not know whether my father performed the aqiqah (sacrifice for a newborn) for me or not."

Imam ^{a.s} instructed me, so I performed the *aqiqah* for myself while I was an old man.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.484



4713 - وَ فِي رِوَايَةِ عَلِيٍّ بْنِ اَلْحَكَمِ عَنْ عَلِيٍّ بْنِ أَبِي حَمْزَةَ عَنِ اَلْعَبْدِ اَلصَّالِحِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «اَلْعَقِيقَةُ وَاجِبَةٌ إِذَا وُلِدَ لِلرَّجُل وَلَدٌ فَإِنْ أَحَبَّ أَنْ يُسَمِّيَهُ مِنْ يَوْمِهِ فَعَلَ».

Hadith.4713 - In the narration of Ali ibn Al-Hakam from Ali ibn Abi Hamzah from the Righteous Servant (Imam Musa ibn Jafar Al-Kadhim ^(a.s.)), that he said:

"Aqiqah is obligatory when a man is blessed with a child. If he wishes to name the child on the same day, he may do so."

[REFERENCES]

Al-Kafi, Vol.6 p.24 • Man La Yahduruhu Al-Faqih, Vol.3 p.484 • Tahdhib Al-Ahkam, Vol.7 p.440 • Makarim Al-Akhlaq, Vol.1 p.226 • Al-Wafi, Vol.23 p.1329 • Wasa'il Al-Shi'ah, Vol.21 p.413 • Bihar Al-Anwar, Vol.101 p.120

4714 - وَ رَوَى عَمَّارٌ اَلسَّابَاطِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «اَلْعَقِيقَةُ لاَزِمَةٌ لِمَنْ كَانَ غَنِيًا وَ مَنْ كَانَ فَانِ لَمْ يَعُقَ عَنْهُ وَإِنْ لَمْ يَعُقَّ عَنْهُ حَتَّى ضَحَّى عَنْهُ فَقَدْ أَجْزَأَتُهُ فَقِيراً إِذَا أَيْسَرَ فَعَلَ فَإِنْ لَمْ يَقُدِرْ عَلَى ذَلِكَ فَلَيْسَ عَلَيْهِ شَيْءٌ وَ إِنْ لَمْ يَعُقَّ عَنْهُ حَتَّى ضَحَّى عَنْهُ فَقَدْ أَجْزَأَتُهُ الْأَضْحِيَّةُ وَ كُلُّ مَوْلُودٍ مُرْتَهَنَّ بِعَقِيقَتِهِ» وَ قَالَ فِي اَلْعَقِيقَةِ «يُذْبَحُ عَنْهُ كَبْشٌ فَإِنْ لَمْ يُوجَدْ كَبْشٌ أَجْزَأَهُ مَا الْأَضْحِيَّةُ وَ لِلاَّ فَحَمَلٌ أَعْظَمُ مَا يَكُونُ مِنْ حُمْلاَن اَلسَّنَةِ».

Hadith.4714 - Ammar Al-Sabati narrated from Abu Abdullah (a.s) who said:

lamb, the largest among the lambs of the year, should be offered."

"Aqiqah is obligatory for those who are wealthy. As for the poor, when they become financially capable, they should perform it. If they are unable to do so, then nothing is required of them. If Aqiqah was not done for a person until a sacrifice (Udhiyyah) was offered on their behalf, the sacrifice suffices for them. Every newborn is held in pledge by their Aqiqah." Imam ^{a.s} also said regarding Aqiqah: "A ram should be slaughtered on their behalf. If a ram is not available, anything permissible for sacrifice in Udhiyyah will suffice. If that is not possible, then a

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.485

4715 - وَ فِي رِوَايَةِ مُحَمَّدِ بْنِ مَارِدٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلتُهُ عَنِ اَلْعَقِيقَةِ فَقَالَ «شَاةٌ أَوْ بَدَنَةٌ ثُمَّ يُسَمِّي وَ يَحْلِقُ رَأْسَ اَلْمَوْلُودِ يَوْمَ اَلسَّابِعِ وَ يَتَصَدَّقُ بِوَزْنِ شَعْرِهِ ذَهَباً أَوْ فِضَّةً فَإِنْ كَانَ لَكَوْرُةً أَوْ بَدَنَةٌ ثُمَّ يُسَمِّي وَ يَحْلِقُ رَأْسَ اَلْمَوْلُودِ يَوْمَ اَلسَّابِعِ وَ يَتَصَدَّقُ بِوَزْنِ شَعْرِهِ ذَهَباً أَوْ فِضَّةً فَإِنْ كَانَ لَا أَنْثَى عَقَّ عَنْهَا أَنْثَى».

Hadith.4715 - In the narration of Muhammad ibn Marid from Abu Abdullah $^{\{a.s\}}$, he said: I asked him about the Aqiqah.

Imam ^{a.s} replied: "It can be a sheep, a cow, or a camel. Then the child should be named, and his head should be shaved on the seventh day. Charity should be given in gold or silver equal to the weight of the shaved hair. If the newborn is a boy, a male animal should be sacrificed on his behalf, and if it is a girl, a female animal should be sacrificed for her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.485 • Al-Wafi, Vol.23 p.1343



4716 - وَ عَقَّ أَبُو طَالِبِ رَحِمَهُ اَللَّهُ عَنْ رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ يَوْمَ اَلسَّابِعِ فَدَعَا آلَ أَبِي طَالِبٍ فَقَالُوا مَا هَذِهِ فَقَالَ «عَقِيقَةُ أَحْمَدَ » قَالُوا لِأَيُّ شَيْءٍ سَمَّيْتَهُ أَحْمَدَ قَالَ «سَمَّيْتُهُ أَحْمَدَ لِمَحْمَدَةِ أَهْلِ اَلسَّمَاءِ وَ اَلْأَرْضِ لَهُ».

وَ يَجُوزُ أَنْ يُعَقَّ عَنِ الذَّكَرِ بِأُنْثَى وَ عَنِ الْأُنْثَى بِذَكَرٍ وَ قَدْ رُوِيَ أَنَّهُ يُعَقُّ عَنِ الذَّكَرِ بِأُنْثَى بِوَاحِدَةٍ وَ مَا اسْتُعْمِلَ مِنْ ذَلِكَ فِهُوَ جَائِزٌ وَ الْأَبْوَانِ لَا يَأْكُلَانِ مِنَ الْعَقِيقَةِ وَ لَيْسَ ذَلِكَ بِمُحَرَّمٍ عَلَيْهِمَا وَ إِنْ أَكَلَتْ مِنْهُ الْأُمُّ لَمْ تُرْضِعْهُ وَتُطْعَمُ الْقَابِلَةُ الرَّجْلَ مِنْهَ الأَمُّ لَمْ تَسْمَهَا أَعْضَاءً وَ تُطْعَمُ الْقَابِلَةُ الرَّجْلَ مِنْهَا بِالْوَرِكِ وَ إِنْ كَانَتِ الْقَابِلَةُ أُمَّ الرَّجُلِ أَوْ فِي عِيَالِهِ فَلَيْسَ لَهَا شَيْءٌ وَ إِنْ شَاءَ قَسَمَهَا أَعْضَاءً كَمَا هِيَ وَ إِنْ شَاءَ طَبَخَهَا وَ قَسَمَ مَعَهَا خُبْزاً وَ مَرَقاً وَ لَا يُعْطِيهَا إِلَّا لِأَهْلِ الْوَلَايَةِ.

Hadith.4716 - Abu Talib ^{a.s}, may Allah ^{SWT} have mercy on him, performed the Aqiqah for the Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) on the seventh day after his birth.

He invited the family of Abu Talib, and when they asked: "What is this?"

Abu Talib (a.s) replied: "This is the Agigah of Ahmad (saws)."

They asked: "Why did you name him Ahmad (saws)?"

Abu Talib ^{a.s} said: "I named him Ahmad ^{saws} because of the praise (maḥmadah) He ^{saws} receives from the inhabitants of the heavens and the earth."

[AL SADUO]

It is permissible to perform the Aqiqah for a male child with a female animal and for a female child with a male animal. It has also been narrated that two female animals may be sacrificed for a male child and one for a female child. Whatever is practiced in this regard is acceptable.

The parents should not eat from the Aqiqah meat, although it is not forbidden for them.

If the mother eats from it, it is said that she may not nurse the child. The midwife (qabilah) should be given a leg portion, specifically the thigh.

However, if the midwife is the man's mother or lives within his household, she is not entitled to anything unless he chooses to give her.

The meat may be divided as it is, limb by limb, or it may be cooked and distributed with bread and broth. It should only be given to those who are followers of the Ahlulbayt (ahl al-wilayah).

[REFERENCES]

Al-Kafi, Vol.6 p.34 • Man La Yahduruhu Al-Faqih, Vol.3 p.485 • Al-Wafi, Vol.23 p.1335 • Wasa'il Al-Shi'ah, Vol.21 p.431 • Bihar Al-Anwar, Vol.15 p.294

4717 - وَ فِي رِوَايَةِ عَمَّارٍ اَلسَّابَاطِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «إِنْ كَانَتِ اَلْقَابِلَةُ يَهُودِيَّةً لاَ تَأْكُلُ مِنْ ذَبِيحَة اَلْمُسْلِمِينَ أُعْطِيَتْ رُبُعَ قِيمَة اَلْكَبْشِ يُشْتَرَى ذَلِكَ مِنْهَا ».

Hadith.4717 - In the narration of Ammar Al-Sabati from Abu Abdullah ^(a.s), that he said: "If the midwife (qabilah) is a Jewess who does not eat the meat of an animal slaughtered by Muslims, she should be given one-fourth of the value of the ram, and it is purchased from her with that."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.486 • Wasa'il Al-Shi'ah, Vol.21 p.423



4718 - وَ فِي رِوَايَةِ عَمَّارٍ أَيْضاً: «أَنَّهُ يُعْطِي اَلْقَابِلَةَ رُبُعَهَا فَإِنْ لَمْ تَكُنْ قَابِلَةٌ فَلِأُمِّهِ تُعْطِيهَا مَنْ شَاءَتْ وَ تُطْعِمُ مِنْهَا عَشَرَةً مِنَ اَلْمُسْلِمِينَ فَإِنْ زَادَ فَهُوَ أَفْضَلُ».

Hadith.4718 - In another narration from Ammar, it is reported: "A quarter of the Aqiqah should be given to the midwife. If there is no midwife, then the child's mother may give it to whomever she wishes. She should also feed ten Muslims from it, and if she feeds more, it is even better."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.486 • Makarim Al-Akhlaq, Vol.1 p.227 • Wasa'il Al-Shi'ah, Vol.21 p.424 • Bihar Al-Anwar, Vol.101 p.121

4719 - وَ رُوِيَ: «أَنَّ أَفْضَلَ مَا يُطْبَخُ بِهِ مَاءٌ وَ مِلْحٌ».

Hadith.4719 - It is narrated: "The best way to cook the Aqiqah meat is with water and salt."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.486 • Al-Wafi, Vol.23 p.1344 • Wasa'il Al-Shi'ah, Vol.21 p.424

4720 - قَالَ عَمَّارٌ ٱلسَّابَاطِيُّ : وَ سُئِلَ عَنِ ٱلْعَقِيقَةِ إِذَا ذُبِحَتْ هَلْ يُكْسَرُ عَظْمُهَا قَالَ «نَعَمْ يُكْسَرُ عَظْمُهَا وَ يُكْسَرُ عَظْمُهَا وَ تَصْنَعُ بِهَا بَعْدَ ٱلذَّبْحِ مَا شِئْتَ».

Hadith.4720 - Ammar Al-Sabati reported that Imam ^{a.s} was asked about the Aqiqah about when it is slaughtered, should its bones be broken?

He ${a.s}$ replied: "Yes, its bones should be broken, and its meat should be cut up. After the slaughter, you may do with it as you wish."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.486 • Al-Wafi, Vol.23 p.1347 • Wasa'il Al-Shi'ah, Vol.21 p.424

4721 - وَ سَأَلَ إِدْرِيسُ بْنُ عَبْدِ اَللَّهِ اَلْقُمِّيُّ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ:

عَنْ مَوْلُودٍ يُولَدُ فَيَمُوتُ يَوْمَ اَلسَّابِعِ هَلْ يُعَقُّ عَنْهُ قَالَ «إِنْ كَانَ مَاتَ قَبْلَ اَلظُّهْرِ لَمْ يُعَقَّ عَنْهُ وَ إِنْ كَانَ مَاتَ بَعْدَ اَلظُّهْرِ عُقَّ عَنْهُ».

Hadith.4721 - Idris ibn Abdullah Al-Qummi asked Abu Abdullah ^{a.s} about a newborn who is born and dies on the seventh day. Should the Aqiqah be performed for him? Imam ^{a.s} replied: "If he dies before noon, the Aqiqah is not performed for him. But if he dies after noon, the Aqiqah should be performed for him."

[REFERENCES]

Al-Kafi, Vol.6 p.39 • Man La Yahduruhu Al-Faqih, Vol.3 p.487 • Tahdhib Al-Ahkam, Vol.7 p.447 • Al-Wafi, Vol.23 p.1332 • Wasa'il Al-Shi'ah, Vol.21 p.445



4722 - وَ رَوَى عَمَّارُ ٱلسَّابَاطِيُّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِذَا أَرَدْتَ أَنْ تَذْبَحَ ٱلْعَقِيقَةَ قُلْتَ «يَا قَوْمِ إِنِّي بَرِيءٌ مِمَّا تُشْرِكُونَ إِنِّي وَجَهْتُ وَجْهِيَ لِلَّذِي فَطَرَ ٱلسَّمَاوَاتِ وَ ٱلأَرْضَ حَنِيفاً» مُسْلِماً «وَ مَا أَنَا مِنَ قَوْمِ إِنِّي بَرِيءٌ مِمَّا تُشْرِكُونَ إِنِّي وَجَهْتُ وَجْهِيَ لِلَّذِي فَطَرَ ٱلسَّمَاوَاتِ وَ ٱلأَرْضَ حَنِيفاً» مُسْلِماً «وَ مَا أَنَا مِنَ ٱلْمُشْرِكِينَ » «إِنَّ صَلاَتِي وَ نُسُكِي وَ مَحْيَايَ وَ مَمَاتِي لِللَّهِ رَبِّ ٱلْعَالَمِينَ لا شَرِيكَ لَهُ وَ بِذَٰلِكَ أُمِرْتُ» وَ أَنَا مِنَ ٱلْمُشْرِكِينَ » «إِنَّ صَلاَتِي وَ نُسُكِي وَ مَحْيَايَ وَ مَمَاتِي لِللَّهِ رَبِّ ٱلْعَالَمِينَ لا شَرِيكَ لَهُ وَ بِذَٰلِكَ أُمِرْتُ» وَ أَنَا مِنَ ٱللَّهُمَّ مَنْكَ وَ لَكَ بِسْمِ ٱللَّهِ وَ ٱللَّهُ أَكْبَرُ ٱللَّهُمَّ تَقَبَّلْ مِنْ فُلاَنِ بْنِ فُلاَنٍ وَ تُسَمِّي ٱلْمَوْلُودَ بِاسْمِهِ ثُمَّ تَقَبَّلْ مِنْ فُلاَنِ بْنِ فُلاَنٍ وَ تُسَمِّي ٱلْمُولُودَ بِاسْمِهِ ثُمَّ تَقَبَّلْ مِنْ فُلاَنٍ بْنِ فُلاَنٍ وَ تُسَمِّي ٱلْمُولُودَ بِاسْمِهُ ثُمَّ تَقَبَّلْ مِنْ فُلاَنٍ بْنِ فُلاَنٍ وَ تُسَمِّي ٱلْمُولُودَ بِاسْمِهِ ثُمَّ تَقْبَلْ مِنْ فُلاَنٍ بْنِ فُلاَنٍ وَ تُسَمِّي الْمُولُودَ بِاسْمِهِ ثُمَّ تَقْبَلْ مِنْ فُلاَنٍ بْنِ فُلاَنٍ وَ تُسَمِّي الْمُولُودَ بِاسْمِهُ ثُمَّ

Hadith.4722 - Ammar Al-Sabati narrated from Abu Abdullah ^{a.s} who said: "When you intend to slaughter the Aqiqah, say:

'O my people, I am free from what you associate with Allah ^{SWT}. Indeed, I have turned my face toward the One ^{SWT} who created the heavens and the earth, inclining toward truth, and I am not among the polytheists. Indeed, my prayer, my sacrifice, my life, and my death are for Allah ^{SWT}, the Lord ^{AZJ} of the worlds. He ^{SWT} has no partner, and with this I have been commanded, and I am among the Muslims. O Allah ^{SWT}, this is from You ^{SWT} and for You ^{SWT}. In the name of Allah ^{SWT} and Allah ^{SWT} is the Greatest. O Allah ^{SWT}, accept this from (mention the child's name), son of (mention the father's name).'

Then you proceed with the slaughter."

[REFERENCES]

Al-Kafi, Vol.6 p.31 • Man La Yahduruhu Al-Faqih, Vol.3 p.487 • Makarim Al-Akhlaq, Vol.1 p.227 • Al-Wafi, Vol.23 p.1352 • Wasa'il Al-Shi'ah, Vol.21 p.426

4723 - وَ فِي حَدِيثٍ آخَرَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ:

«يُقَالُ عِنْدَ اَلْعَقِيقَةِ اَللَّهُمَّ مِنْكَ وَ لَكَ مَا وَهَبْتَ وَ أَنْتَ أَعْطَيْتَ اَللَّهُمَّ فَتَقَبَّلْهُ مِنًا عَلَى سُنَّةِ نَبِيِّكَ وَ تَسْتَعِيذُ بِاللَّهِ مِنَ اَلشَّيْطَانِ اَلرَّجِيمِ وَ تُسَمِّي وَ تَذْبَحُ وَ تَقُولُ لَكَ سَفَكْتُ اَلدِّمَاءَ لاَ شَرِيكَ لَكَ «وَ اَلْحَمْدُ لِلَّهِ رَبِّ اَلْعَالَمِينَ» اَللَّهُمَّ اِخْسَأُ عَنَّا اَلشَّيْطَانَ اَلرَّجِيمَ».

وَ أَمَّا الْخِتَانُ فَإِنَّهُ سُنَّةٌ فِي الرِّجَالِ وَ مَكْرُمَةٌ فِي النِّسَاءِ.

Hadith.4723 - In another narration from Abu Abdullah ${a.s}$, he said: "At the time of performing the Aqiqah, say:

'O Allah (SWT), this is from You (SWT) and for You (SWT). It is what You (SWT) have granted, and You (SWT) are the Giver. O Allah (SWT), accept it from us in accordance with the tradition of Your Prophet (Saws). I seek refuge in Allah (SWT) from the accursed Satan.'

Then mention the child's name, slaughter the animal, and say:

'For You (SWT), I have shed this blood, with no partner for You (SWT). All praise is due to Allah (SWT), the Lord (AZ) of the worlds. O Allah (SWT), drive away from us the accursed Satan.'

As for circumcision, it is a Sunnah (recommended practice) for men and an honorable practice (makramah) for women."

[REFERENCES]

Al-Kafi, Vol.6 p.31 • Man La Yahduruhu Al-Faqih, Vol.3 p.487 • Al-Wafi, Vol.23 p.1353 • Wasa'il Al-Shi'ah, Vol.21 p.427



4724 - وَ رَوَى غِيَاثُ بْنُ إِبْرَاهِيمَ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «لاَ بَأْسَ أَنْ لاَ تَخْتَتِنَ اَلْمَرْأَةُ فَأَمَّا اَلرَّجُلُ فَلاَ بُدَّ مِنْهُ».

Hadith.4724 - Ghiyath ibn Ibrahim narrated from Ja'far ibn Muhammad from his father ^{a.s} who said that Imam Ali ibn Abi Talib ^{a.s}said:

"There is no harm if a woman is not circumcised, but as for a man, it is necessary for him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.487 • Al-Wafi, Vol.23 p.1361 • Wasa'il Al-Shi'ah, Vol.21 p.436

4725 - وَ - كَتَبَ عَبْدُ اَللَّهِ بْنُ جَعْفَرِ اَلْحِمْيَرِيُّ إِلَى أَبِي مُحَمَّدٍ اَلْحَسَنِ بْنِ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ : أَنَّهُ رُويَ عَنِ اللَّهِ عَلَيْهِمُ اَلسَّلاَمُ «أَنِ اِخْتِنُوا أَوْلاَدَكُمْ يَوْمَ اَلسَّابِعِ يَطَّهَّرُوا فَإِنَّ اَلْأَرْضَ تَضِجُّ إِلَى اَللَّهِ عَزَّ وَ جَلَّ مِنْ اَلصَّالِحِينَ عَلَيْهِمُ اَلسَّلاَمُ «أَنِ اِخْتِنُوا أَوْلاَدَكُمْ يَوْمَ اَلسَّابِعِ وَعِنْدَنَا حَجَّامٌ بَوْلِ اَلْأَغْلَفِ» وَ لَيْسَ جَعَلَنِيَ اللَّهُ فِدَاكَ لِحَجَّامِي بَلَدِنَا حِدْقٌ بِذَلِكَ وَ لاَ يَخْتِنُونَهُ يَوْمَ اَلسَّابِعِ وَ عِنْدَنَا حَجَّامٌ بَوْلَ اَلْأَغْلَفِ» وَ لَيْسَ جَعَلَنِيَ اللَّهُ فِدَاكَ لِحَجَّامِي بَلَدِنَا حِدْقٌ بِذَلِكَ وَ لاَ يَخْتِنُونَهُ يَوْمَ اَلسَّابِعِ فَلاَ تُخَالِفُوا مِنَ الْيَهُودِ فَهَلْ يَجُوزُ لِلْيَهُودِ أَنْ يَخْتِنُوا أَوْلاَدَ اَلْمُسْلِمِينَ أَمْ لاَ فَوَقَّعَ عَلَيْهِ اَلسَّلاَمُ «يَوْمَ اَلسَّابِعِ فَلاَ تُخَالِفُوا السُّنَنَ إِنْ شَاءَ اَللّهُ».

Hadith.4725 - Abdullah ibn Ja'far al-Himyari wrote to Imam Abu Muhammad Al-Hasan ibn Ali ^{a.s}, saying:

"It has been narrated from the Righteous Ones (peace be upon them) that they said: 'Circumcise your children on the seventh day so they may be purified, for the earth complains to Allah (SWT), the Mighty and Majestic, about the urine of the uncircumcised.'

May Allah make me your ransom, but the barbers in our region are not skilled in this, and they do not circumcise on the seventh day. However, we have a barber who is a Jew. Is it permissible for the Jews to circumcise Muslim children or not?"

Imam ^{a.s} replied: "On the seventh day - do not oppose the Sunnah, God willing."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.488 • Makarim Al-Akhlaq, Vol.1 p.229 • Bihar Al-Anwar, Vol.101 p.123

4726 - وَ رُوِيَ عَنْ مُرَازِمِ بْنِ حَكِيمٍ ٱلْأَزْدِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ: فِي ٱلصَّبِيِّ إِذَا خُتِنَ قَالَ «يَقُولُ: ٱللَّهُمَّ هَذِهِ سُنَّتُكَ وَ سُنَّةُ نَبِيِّكَ صَلَوَاتُكَ عَلَيْهِ وَ آلِهِ وَ اِتِّبَاعٌ مِنَّا لَكَ وَ لِنَبِيِّكَ بِمَشِيَّتِكَ وَ بِإِرَادَتِكَ وَ قَضَائِكَ لِلَّهُمَّ هَذِهِ سُنَّتُكَ وَ سُنَّةُ نَبِيِّكَ صَلَوَاتُكَ عَلَيْهِ وَ آلِهِ وَ اِتَّبَاعٌ مِنًا لَكَ وَ لِنَبِيِّكَ بِمَشِيَّتِكَ وَ بِإِرَادَتِكَ وَ قَضَائِكَ لِأَمْرٍ أَنْفَذْتَهُ وَأَذْقْتَهُ حَرَّ ٱلْحَدِيدِ فِي خِتَانِهِ وَ حِجَامَتِهِ لِأَمْرٍ أَنْتَ أَعْرَفُ بِهِ لِأَمْرٍ أَنْفَذْتَهُ وَأَذْقْتَهُ حَرَّ ٱلْحَدِيدِ فِي خِتَانِهِ وَ حِجَامَتِهِ لِأَمْرٍ أَنْتَ أَعْرَفُ بِهِ مِنَّ ٱللَّهُمَّ فَطَهُرْهُ مِنَ ٱلذُّنُوبِ وَ زِدْ فِي عُمُرِهِ وَ إِدْفَعِ ٱلْآفَاتِ عَنْ بَدَنِهِ وَ ٱلْأَوْجَاعَ عَنْ جِسْمِهِ وَ زِدْهُ مِنَ ٱلْغِنَى مِنْ اللَّهُمَّ فَطَهُرْهُ مِنَ ٱلدُّنُوبِ وَ زِدْ فِي عُمُرِهِ وَ إِدْفَعِ ٱلْآفَاتِ عَنْ بَدَنِهِ وَ ٱلْأَوْجَاعَ عَنْ جِسْمِهِ وَ زِدْهُ مِنَ ٱلْغِنَى وَلَاهُمَ فَطَهُرْهُ مِنَ ٱللَّهُمَّ فَطَهُرْهُ مِنَ ٱللَّهُمَّ فَطُهُرُهُ مِنَ ٱللَّهُمَّ فَاللَّهُمَّ فَاللَّهُ عَلَيْهِ ٱلسَّلاَمُ «أَيُّ رَجُلٍ لَمْ يَقُلْهَا عِنْدَ خِتَانِ وَلَدِهِ فَلْيَقُلْهَا عَلَيْهِ مِنْ قَبْلٍ أَنْ يَحْتَلِمَ فَإِنْ قَالَهَا كُفِي حَرَّ ٱلْحَدِيدِ مِنْ قَتْلٍ أَوْ غَيْرِهِ».

وَ يُسْتَحَبُّ إِذَا وُلِدَ الْمَوْلُودُ أَنْ يُؤَذَّنَ فِي أُذُنِهِ الْأَيْمَنِ وَ يُقَامَ فِي الْأَيْسَرِ وَ يُحَنَّكَ بِمَاءِ الْفُرَاتِ سَاعَةَ يُولَدُ إِنْ قُدِرَ عَلَيْهِ.



Hadith.4726 - It was narrated from Murazim ibn Hakim Al-Azdi that Abu Abdullah ^{a.s} said regarding the circumcision of a child:

"One should say:

O Allah ^{SWT}, this is Your ^{SWT} Sunnah and the Sunnah of Your Prophet (peace and blessings be upon him and his family), and it is our following of You ^{SWT} and Your Prophet ^{saws} by Your ^{SWT} will, Your ^{SWT} desire, and Your ^{SWT} decree for a matter You ^{SWT} have willed, a decision You ^{SWT} have made obligatory, and a command You ^{SWT} have executed.

You (SWT) have made him taste the heat of iron in his circumcision and cupping for a matter You (SWT) know better than I do. O Allah (SWT), purify him from sins, increase his lifespan, protect his body from afflictions and his flesh from pain, increase him in wealth, and remove poverty from him. Indeed, You (SWT) know while we do not."

Abu Abdullah ^{a.s} also said: "Whoever does not say this at the time of his child's circumcision should say it before the child reaches puberty. If he says it, the child will be protected from the heat of iron, whether from killing or anything else."

[AL SADUQ]

It is also recommended that when a child is born, the adhan (call to prayer) should be recited in the right ear, the iqamah in the left ear, and the child should be given a taste of the water from the Euphrates at the moment of birth, if possible.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.488 • Wasa'il Al-Shi'ah, Vol.21 p.444

4727 - وَ رُوِيَ عَنْ هَارُونَ بْنِ مُسْلِمٍ قَالَ:

كَتَبْتُ إِلَى صَاحِبِ اَلدَّارِ عَلَيْهِ اَلسَّلاَمُ وُلِدَ لِي مَوْلُودٌ وَ حَلَقْتُ رَأْسَهُ وَ وَزَنْتُ شَعْرَهُ بِالدَّرَاهِمِ وَ تَصَدَّقْتُ بِهِ قَالَ «لاَ يَجُوزُ وَزْنُهُ إِلاَّ بالذَّهَبِ أَو اَلْفِضَّةِ وَ كَذَا جَرَتِ اَلسُّنَّةُ».

Hadith.4727 - It was narrated from Harun ibn Muslim who said:

I wrote to the 'Sahib al-Dar' (Master of the House Imam Muhammad ibn Hassan Al-Mahdi ^{a.s}) saying: "A child was born to me, and I shaved his head, weighed his hair in dirhams, and gave its equivalent in charity."

Imam ^{a.s} replied: "It is not permissible to weigh it except with gold or silver, and this is the established Sunnah."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.489 • Al-Wafi, Vol.23 p.1338 • Wasa'il Al-Shi'ah, Vol.21 p.424

Hadith.4728 - Abu Abdullah ^{a.s} was asked about the reason for shaving the head of a newborn. Imam ^{a.s} replied: "It is to purify the child from the hair of the womb."

[REFERENCES]

 $\label{thm:condition} \mbox{Man La Yahduruhu Al-Faqih, Vol.3 p.489} \bullet \mbox{Al-Wafi, Vol.23 p.1348} \bullet \mbox{Wasa'il Al-Shi'ah, Vol.21 p.424} \bullet \mbox{Bihar Al-Anwar, Vol.101 p.123}$



4729 - وَ سَأَلَ عَلِيُّ بْنُ جَعْفَرٍ أَخَاهُ مُوسَى بْنَ جَعْفَرٍ عَلَيْهِمَا ٱلسَّلاَمُ عَنْ مَوْلُودٍ لَمْ يُحْلَقْ رَأْسُهُ يَوْمَ ٱلسَّابِعِ فَقَالَ «إِذَا مَضَى سَبْعَةُ أَيَّامٍ فَلَيْسَ عَلَيْهِ حَلْقٌ».

Hadith.4729 - Ali ibn Ja'far asked his brother Imam Musa ibn Jafar Al-Kadhim ${a.s}$ about a newborn whose head was not shaved on the seventh day.

Imam ^{a.s} replied: "If seven days have passed, then shaving the head is no longer required."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.489 • Makarim Al-Akhlaq, Vol.1 p.229 • Bihar Al-Anwar, Vol.101 p.123

4730 - وَ فِي رِوَايَةِ اَلسَّكُونِيِّ قَالَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «يَا فَاطِمَةُ اُثْقُبِي أُذُنِّي اَلْحَسَنِ وَ اللهِ عَلَيْهِ وَ آلِهِ : «يَا فَاطِمَةُ اُثْقُبِي أُذُنِّي اَلْحَسَنِ وَ اللهِ عَلَيْهِ وَ آلِهِ : «يَا فَاطِمَةُ اُثْقُبِي أُذُنِّي اَلْحَسَنِ وَ اللهِ عَلَيْهِ وَ آلِهِ : «يَا فَاطِمَةُ اُثْقُبِي أَذُنِي اَلْحَسَنِ وَ اللهِ عَلَيْهِ وَ آلِهِ : «يَا فَاطِمَةُ اَثْقُبِي أَذُنِي اَلْحَسَنِ وَ اللهِ عَلَيْهِ وَ آلِهِ : «يَا فَاطِمَةُ الثَّهُ عِلَيْهِ وَ اللهِ عَلَيْهِ وَ اللهِ عَلَيْهِ وَ اللهِ عَلَيْهِ وَ اللهِ عَلَيْهِ وَاللهِ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهُ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهِ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهِ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهِ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهِ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهِ عَلَيْهِ وَاللّهُ عَلَيْهِ وَاللّهِ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهِ عَلَيْهِ وَاللّهَاللّهُ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهَ عَلَيْهِ وَاللّهَالِيّ اللّهُ عَلَيْهُ وَلَيْهِ وَاللّهِ عَلَيْهِ وَاللّهُ عَلَيْهِ وَلَوْلُوا اللّهَ عَلَيْهِ وَاللّهِ عَلَيْهِ وَلَا الللّهُ عَلَيْهِ وَلَمْ اللّهُ عَلَيْهِ وَلَا اللّهُ عَلَيْهِ وَلَا عَلَاللّهُ عَلَيْهُ وَلَعْلَمُ اللّهُ عَلَيْهِ وَلَا عَلَالِهِ عَلَيْهِ وَلِمُ اللّهُ عَلَيْهُ وَلَمْ عَلَيْهِ وَلَا عَلَى اللّهُ عَلَيْهِ وَلَا عَلَالْمُ اللّهُ عَلَيْهِ عَلَى اللّهُ عَلَيْهِ عَلَيْهِ عَلَى اللّهُ عَلَيْهِ عَلَالِهُ عَلَالْمَا عَلْمُ عَلَيْهُ عَلَيْهِ عَلَى اللّهَالِمُ عَلَيْهِ عَلَالِهِ عَلَالْمَالْمُعَلّمُ عَلَيْهِ عَلَى الللّهُ عَلَيْهِ عَلَى الللّهُ عَلَيْهِ عَلْمَا عَلْمُ عَلّمُ عَلَيْهِ عَلَيْهِ عَلَى الللّهُ عَلْمَا عَلْمَا عَلْمَا عَلْمَا عَلْمُ عَلَيْهِ عَلَى اللّهُ عَلْمَا عَلْ

Hadith.4730 - In the narration of Al-Sakooni, the Prophet (peace and blessings be upon him and his family) said: "O Fatimah, pierce the ears of Al-Hasan and Al-Husayn in opposition to the Jews."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.489 • Makarim Al-Akhlaq, Vol.1 p.228 • Al-Wafi, Vol.23 p.1338 • Wasa'il Al-Shi'ah, Vol.21 p.433 • Bihar Al-Anwar, Vol.101 p.123



CHAPTER 147 – CHAPTER ON THE STATE OF BELIEVERS' CHILDREN WHO PASS AWAY

بَابُ حَالٍ مَنْ يَمُوتُ مِنْ أَطْفَالِ الْمُؤْمِنِينَ

® 4738 − 4731 HADITH & يسمُم اللهِّ الرَّحْمِّن ِ الرَّحِيمِ

4731 - رَوَى أَبُو زَكَرِيًّا عَنْ أَبِي بَصِيرٍ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: «إِذَا مَاتَ طِفْلٌ مِنْ أَطْفَالِ اللهِ عَلَيْهِ اَلسَّلاَمُ : «إِذَا مَاتَ طِفْلٌ مِنْ أَطْفَالِ اللهُ وَمِنِينَ نَادَى مُنَادٍ فِي مَلَكُوتِ اَلسَّمَاوَاتِ وَ اَلْأَرْضِ أَلاَ إِنَّ فُلاَنَ بْنَ فُلاَنٍ قَدْ مَاتَ فَإِنْ كَانَ مَاتَ وَالِدَاهُ أَوْ اَلْمُوْمِنِينَ دُفِعَ إِلَيْهِ يَغْذُوهُ وَ إِلاَّ دُفِعَ إِلَى فَاطِمَةَ عَلَيْهَا اَلسَّلاَمُ تَغْذُوهُ حَتَّى اللهُ وَمِن اَلْمُؤْمِنِينَ دُفِعَ إِلَيْهِ يَغْذُوهُ وَ إِلاَّ دُفِعَ إِلَى فَاطِمَةَ عَلَيْهَا اَلسَّلاَمُ تَغْذُوهُ حَتَّى اللهُ وَيَعْ إِلَى فَاطِمَةَ عَلَيْهَا اَلسَّلاَمُ تَغْذُوهُ حَتَّى يَقْدَمَ أَبْوَاهُ أَوْ بَعْضُ أَهْلِ بَيْتِهِ فَتَدْفَعُهُ إِلَيْهِ».

Hadith.4731 - Abu Zakariya narrated from Abu Basir who said that Abu Abdullah ^{a.s} said:

"When a child from the children of the believers dies, a caller announces in the kingdom of the heavens and the earth, 'Indeed, so-and-so, the son of so-and-so, has passed away.'

If his parents, one of them, or a family member from the believers had already passed away, the child is entrusted to them to nurture him.

If none of them had passed away, the child is entrusted to Sayyidah Fatimah ^{s.a} to nurture and care for them until their parents, one of them, or a family member arrives, and then she hands the child over to them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.490 • Al-Tawhid, Vol.1 p.394 • Al-Wafi, Vol.25 p.648 • Bihar Al-Anwar, Vol.5 p.293 • Tafsir Nur Al-Thaqalayn, Vol.5 p.141 • Tafsir Kanz Al-Daqaiq, Vol.12 p.453

4732 - وَ فِي رِوَايَةِ ٱلْحَسَنِ بْنِ مَحْبُوبٍ عَنْ عَلِيٍّ بْنِ رِئَابٍ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِنَّ ٱللَّهَ تَبَارَكُ وَ تَعَالَى كَفَّلَ إِبْرَاهِيمَ وَ سَارَةَ أَطْفَالَ ٱلْمُؤْمِنِينَ يَغْذُوَانِهِمْ بِشَجَرَةٍ فِي ٱلْجَنَّةِ لَهَا أَخْلاَفُ كَأَخْلاَفِ ٱلْبَقَرِ فِي قَصْرٍ مِنْ دُرَّةٍ فَإِذَا كَانَ يَوْمُ ٱلْقِيَامَةِ ٱلْبِسُوا وَ طُيِّبُوا وَ أَهْدُوا إِلَى آبَائِهِمْ فَهُمْ مُلُوكٌ فِي كَأَخْلاَفِ ٱللَّهِ عَزَّ وَ جَلَّ:

🔘 اَلَّذِينَ آمَنُوا وَ اِتَّبَعَتْهُمْ ذُرِّيَّتُهُمْ بِإِيمَانٍ أَلْحَقْنَا بِهِمْ ذُرِّيَّتَهُمْ 🄘

Hadith.4732 - In the narration of Al-Hasan ibn Mahbub from Ali ibn Ri'ab from Al-Halabi, from Abu Abdullah ^{a.s}, he said:

"Indeed, Allah (SWT), the Blessed and Exalted, has entrusted Ibrahim (a.s) and Sarah (s.a) with the care of the children of the believers. They nourish them from a tree in Paradise that has teats like those of cows, inside a palace made of pearl.

On the Day of Judgment, these children will be dressed, perfumed, and presented to their parents. They will be kings in Paradise along with their parents. This is in accordance with the saying of Allah (SWT), the Mighty and Majestic:

'And those who believe and whose descendants follow them in faith – We will join them with their descendants" (Surah At-Tur 52:21).



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.490 • Awali Al-La'ali, Vol.3 p.287 • Al-Wafi, Vol.25 p.648 • Tafsir Al-Safi, Vol.5 p.79 • Tafsir Al-Burhan, Vol.5 p.179 • Bihar Al-Anwar, Vol.5 p.293 • Tafsir Nur Al-Thaqalayn, Vol.5 p.140 • Tafsir Kanz Al-Daqaiq, Vol.12 p.452

4733 - وَ فِي رِوَايَةِ أَبِي بَكْرٍ ٱلْحَضْرَمِيِّ قَالَ قَالَ أَبُو عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : فِي قَوْلِ ٱللَّهِ عَزَّ وَ جَلَّ: (عَ فِي رِوَايَةِ أَبِي بَكْرٍ ٱلْحَفْرَمِيِّ قَالَ قَالَ أَبُو عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : فِي قَوْلِ ٱللَّهِ عَزَّ وَ جَلَّ: () وَ ٱلَّذِينَ آمَنُوا وَ اِتَّبَعَتْهُمْ ذُرِّيَتُهُمْ () وَ ٱلَّذِينَ آمَنُوا وَ اِتَّبَعَتْهُمْ أَنْ أَلْهُ الْأَبْنَاءَ بِالْآبَاءِ لِتَقَرَّ بِذَلِكَ أَعْيُنُهُمْ».

Hadith.4733 - In the narration of Abu Bakr Al-Hadrami, Abu Abdullah ^{a.s} said regarding the words of Allah ^{SWT}, the Mighty and Majestic: "*And those who believe and whose descendants follow them in faith – We will join them with their descendants*" (Surah At-Tur 52:21), Imam ^{a.s} said: "The children fell short of the deeds of their fathers, so Allah ^{SWT} joined the children with their fathers to bring comfort to their eyes."

[REFERENCES]

Al-Kafi, Vol.3 p.249 • Man La Yahduruhu Al-Faqih, Vol.3 p.490 • Al-Tawhid, Vol.1 p.394 • Al-Wafi, Vol.25 p.646 • Al-Fusul Al-Muhimmah, Vol.1 p.280 • Tafsir Al-Burhan, Vol.5 p.178 • Bihar Al-Anwar, Vol.5 p.292 • Tafsir Nur Al-Thaqalayn, Vol.5 p.139 • Tafsir Nur Al-Thaqalayn, Vol.5 p.140 • Tafsir Kanz Al-Daqaiq, Vol.12 p.451

4734 - وَ سَأَلَ جَمِيلُ بْنُ دَرَّاجٍ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنْ أَطْفَالِ اَلْأَنْبِيَاءِ عَلَيْهِمُ اَلسَّلاَمُ فَقَالَ «لَيْسُوا كَأَطْفَال اَلنَّاسِ».

Hadith.4734 - Jameel ibn Darraj asked Abu Abdullah ${a.s}$ about the children of the prophets (peace be upon them).

Imam ^{a.s} replied: "They are not like the children of ordinary people."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.490

4735 - : وَ سَأَلَهُ عَنْ إِبْرَاهِيمَ بْنِ رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ لَوْ بَقِيَ كَانَ صِدِّيقاً نَبِيًا قَالَ «لَوْ بَقِيَ كَانَ عَلَى مِنْهَاج أَبِيهِ صَلَوَاتُ اَللَّهِ عَلَيْهِ ».

Hadith.4735 - Jameel ibn Darraj asked Abu Abdullah ^{a.s} about Ibrahim, the son of the Messenger of Allah ^{swr} (peace and blessings be upon him and his family), whether he would have been a truthful prophet (ṣiddiq nabi) if he had lived.

Imam ^{a.s} replied: "If he had lived, he would have followed the path of his father (peace and blessings be upon him)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.490



4736 - وَ فِي رِوَايَةِ عَامِرِ بْنِ عَبْدِ اَللَّهِ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «كَانَ عَلَى قَبْرِ إِبْرَاهِيمَ بْنِ رَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ عَدْقٌ يُظِلُّهُ مِنَ اَلشَّمْسِ حَيْثُمَا دَارَتْ فَلَمَّا يَبِسَ اَلْعَدْقُ ذَهَبَ أَثَرُ اَلْقَبْرِ فَلَمْ يُعْلَمْ مَكَانُهُ».

Hadith.4736 - In the narration of 'Amir ibn 'Abdullah, he said:

I heard Abu Abdullah (a.s) say: "There was a palm branch (adhq) over the grave of Ibrahim, the son of the Messenger of Allah (SWT) (peace and blessings be upon him and his family), that shaded it from the sun wherever it moved. When the branch dried up, the trace of the grave disappeared, and its exact location became unknown."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.491

-----4737 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ: «مَاتَ إِبْرَاهِيمُ وَ لَهُ ثَمَانِيَةَ عَشَرَ شَهْراً فَأَتَمَّ ٱللَّهُ رَضَاعَهُ فِي ٱلْجَنَّةِ ».

Hadith.4737 - Imam ^{a.s} said: "Ibrahim (the son of the Prophet) died at the age of eighteen months, and Allah ^{SWT} completed his breastfeeding in Paradise."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.491 • Al-Wafi, Vol.23 p.1434

4738 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: فِي قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ وَ أَمَّا اَلْغُلامُ فَكَانَ أَبَوْاهُ مُؤْمِنَيْنِ فَخَشِينًا أَنْ يُبْدِلَهُمَا رَبُّهُمَا خَيْراً مِنْهُ زَكَاةً وَ أَقْرَبَ رُحْماً ۞ يُرْهِقَهُمَا طُغْيَاناً وَ كُفْراً فَأَرَدْنَا أَنْ يُبْدِلَهُمَا رَبُّهُمَا خَيْراً مِنْهُ زَكَاةً وَ أَقْرَبَ رُحْماً ۞ قَالَ «أَبْدَلَهُمَا اَللَّهُ عَزَّ وَ جَلَّ مَكَانَ اَلاِبْنِ اِبْنَةً فَوُلِدَ مِنْهَا سَبْعُونَ نَبِيّاً».

Hadith.4738 - Imam (a.s) said regarding the words of Allah (SWT), the Mighty and Majestic:

"As for the boy, his parents were believers, and we feared that he would overwhelm them with transgression and disbelief. So we intended that their Lord (AZI) should replace him for them with one better in purity and closer in affection" (Surah Al-Kahf 18:80-81),

Imam ^{a.s} said: "Allah ^{SWT}, the Mighty and Majestic, replaced their son with a daughter, and from her were born seventy prophets."

[REFERENCES]

 $\label{thm:continuous} Man\,La\,Yahduruhu\,Al-Faqih,\,Vol.3\,p.491 \bullet Wasa'il\,Al-Shi'ah,\,Vol.21\,p.365 \bullet Tafsir\,Nur\,Al-Thaqalayn,\,Vol.3\,p.286 \bullet Tafsir\,Kanz\,Al-Daqaiq,\,Vol.8\,p.129$



CHAPTER 148 – CHAPTER ON THE STATE OF THE CHILDREN OF POLYTHEISTS AND DISBELIEVERS WHO PASS AWAY

بَابُ حَالِ مَنْ يَمُوتُ مِنْ أَطْفَالِ الْمُشْرِكِينَ وَ الْكُفَّارِ

% HADITH 4739 – 4742 % بِسُم اللهِّ الرَّحْمِن الرَّمِيم

4739 - رَوَى وَهْبُ بْنِ وَهْبٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «أَوْلاَدُ المُسْلِمِينَ مَعَ آبَائِهِمْ فِى اَلْجَنَّةِ ».

Hadith.4739 - Wahb ibn Wahb narrated from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said that Imam Ali ibn Abi Talib ^{a.s} said: "The children of polytheists will be with their parents in the Fire, and the children of Muslims will be with their parents in Paradise."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.491 • Al-Wafi, Vol.25 p.646 • Bihar Al-Anwar, Vol.5 p.294

4740 - وَ رَوَى جَعْفَرُ بْنُ بَشِيرٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ أَوْلاَدِ 4740 - وَ رَوَى جَعْفَرُ بْنُ بَشِيرٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ قَالَ: سَأَلْتُ أَعْلَمُ بِمَا كَانُوا عَامِلِينَ يَدْخُلُونَ مَدَاخِلَ آبَائِهِمْ».

Hadith.4740 - Ja'far ibn Bashir narrated from Abdullah ibn Sinan who said:

I asked Abu Abdullah ^{a.s} about the children of polytheists who die before reaching the age of responsibility.

Imam ^{a.s} replied: "They are disbelievers, and Allah ^{SWT} knows best what they would have done. They will enter the same places as their fathers."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.491 • Al-Wafi, Vol.25 p.647

4741 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «تُؤَجَّجُ لَهُمْ نَارٌ فَيُقَالُ لَهُمُ اُدْخُلُوهَا فَإِنْ دَخَلُوهَا كَانَتْ عَلَيْهِمْ بَرْداً وَ سَلاَماً وَ إِنْ أَبَوْا قَالَ اَللَّهُ عَزَّ وَ جَلَّ بِهِمْ إِلَى اَلنَّارِ».

Hadith.4741 - Imam ^{a.s} said: "A fire will be kindled for them, and it will be said to them, 'Enter it.' If they enter it, it will be cool and peaceful for them.

But if they refuse, Allah $^{\{SWT\}}$, the Mighty and Majestic, will say to them:

'Behold, I had commanded you, and you disobeyed Me.'

Then Allah (SWT), the Mighty and Majestic, will command that they be taken to the Fire."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.492 • Al-Wafi, Vol.25 p.647



CHAPTER 148 – CHAPTER ON THE STATE OF THE CHILDREN OF POLYTHEISTS AND DISBELIEVERS WHO PASS AWAY

4742 - وَ فِي رِوَايَةِ حَرِيزٍ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «إِذَا كَانَ يَوْمُ اَلْقِيَامَةِ اِحْتَجَّ اَللَّهُ عَلَى سَبْعَةٍ عَلَى اَلطَّفْلِ وَ اللَّهِ عَلَيْهِ وَ الشَّيْخِ اَلْكَبِيرِ اَلَّذِي أَدْرَكَ اَلنَّبِيَّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ وَ هُوَ لاَ يَعْقِلُ وَ اَلْأَسْمِ وَ اَلْأَبْكَمِ كُلُّ وَاحِدٍ مِنْهُمْ يَحْتَجُّ عَلَى اَللَّهِ عَزَّ وَ جَلَّ» قَالَ «فَيَبْعَثُ اَللَّهُ عَزَّ وَ جَلَّ إِلَيْهِمْ رَسُولاً فَيُؤَجِّجُ لَهُمْ نَاراً فَيَقُولُ إِنَّ رَبَّكُمْ يَأْمُرُكُمْ أَنْ تَثِبُوا فِيهَا فَمَنْ وَتَبَ فِيهَا كَانَتْ عَلَيْهِ بَرْداً وَ سَلاَماً وَ مَنْ عَصَى سِيقَ إِلَى اَلنَّارِ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ هَذِهِ الْأَخْبَارُ مُتَّفِقَةٌ وَ لَيْسَتْ بِمُخْتَلِفَةٍ وَ أَطْفَالُ الْمُشْرِكِينَ وَ الْكُفَّارِ مَعَ آبَائِهِمْ فِي النَّارِ لَا يُصِيبُهُمْ مِنْ حَرِّهَا لِتَكُونَ الْحُجَّةُ أَوْكَدَ عَلَيْهِمْ مَتَى أُمِرُوا يَوْمَ الْقِيَامَةِ بِدُخُولِ نَارٍ تُوَجَّجُ لَهُمْ مَعَ ضَمَانِ السَّلامَةِ مَتَى لَمْ يَثِقُوا بِهِ وَ لَمْ يُصَدِّقُوا وَعْدَهُ فِى شَيْءٍ قَدْ شَاهَدُوا مِثْلَهُ.

Hadith.4742 - In the narration of Hariz from Zurara, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s}, that Imam ^{a.s} said:

"On the Day of Judgment, Allah (SWT) will argue against seven groups: the child, the one who died between the prophets, the elderly person who reached the Prophet (peace and blessings be upon him and his family) but did not comprehend, the simple-minded, the insane person who did not understand, the deaf, and the mute. Each one of them will present an argument before Allah (SWT), the Mighty and Majestic."

Imam ^{a.s} said: "Then Allah ^{SWT}, the Mighty and Majestic, will send a messenger to them who will kindle a fire and say to them, 'Your Lord ^{AZJ} commands you to leap into it.'

Whoever leaps into it, it will become cool and peaceful for him, but whoever refuses will be taken to the Fire."

[AL SADUQ]

The compiler of this book, may Allah (SWT) have mercy on him, said: These reports are consistent and not contradictory. The children of the polytheists and disbelievers will be with their parents in the Fire, but they will not suffer from its heat so that the argument against them will be more conclusive. When they are commanded on the Day of Judgment to enter a fire that will be kindled for them, with the assurance of safety, if they do not trust in it and do not believe His (SWT) promise concerning something similar to what they have already witnessed, the proof against them will be stronger.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.492 • Al-Tawhid, Vol.1 p.392 • Al-Wafi, Vol.25 p.644



CHAPTER 149 – CHAPTER ON DISCIPLINING AND TESTING A CHILD

بَابُ تَأْدِيبِ الْوَلَدِ وَ امْتِحَانِهِ

% HADITH 4743 – 4750 % بِسُم اللهِ الرَّحْمُنِ الرَّمِيمِ

4743 - قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «دَعِ اِبْنَكَ يَلْعَبْ سَبْعَ سِنِينَ وَ يُؤَدَّبْ سَبْعَ سِنِينَ وَ اَلْزِمْهُ نَفْسَكَ سَبْعَ سِنِينَ وَ الْأَفْلَحَ وَ إِلاَّ فَإِنَّهُ مِمَّنْ لاَ خَيْرَ فِيهِ».

Hadith.4743 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "Let your child play for seven years, then discipline him for seven years, and then keep him close to yourself for seven years. If he succeeds, then that is well; but if not, then he is among those in whom there is no good."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.492 • Al-Wafi, Vol.23 p.1380 • Wasa'il Al-Shi'ah, Vol.21 p.475

4744 - : وَ كَانَ جَابِرُ بْنُ عَبْدِ اَللَّهِ اَلْأَنْصَارِيُّ يَدُورُ فِي سِكَكِ اَلْأَنْصَارِ بِالْمَدِينَةِ وَ هُوَ يَقُولُ « عَلِيٌّ خَيْرُ اَلْبَشَرِ فَمَنْ أَبَى فَقَدْ كَفَرَ يَا مَعَاشِرَ اَلْأَنْصَارِ أَدِّبُوا أَوْلاَدَكُمْ عَلَى حُبِّ عَلِيٍّ فَمَنْ أَبَى فَانْظُرُوا فِي شَأْنِ أُمِّهِ».

Hadith.4744 - Jabir ibn Abdullah Al-Ansari used to walk through the streets of the Ansar in Medina, proclaiming, "Imam Ali ibn Abi Talib ^{a.s} is the best of creation, and whoever denies it has disbelieved. O community of the Ansar, raise your children upon the love of Imam Ali ibn Abi Talib ^{a.s}. If anyone refuses, then investigate the matter of his mother."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.493 • Al-Wafi, Vol.23 p.1381

4745 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «مَنْ وَجَدَ بَرْدَ حُبِّنَا عَلَى قَلْبِهِ فَلْيُكْثِرِ اَلدُّعَاءَ لِأُمِّهِ فَإِنَّهَا لَمْ تَخُنْ أَبَاهُ». وَ كَانَ الصَّبِيُّ عَلَى عَهْدِ رَسُولِ اللَّهِ ص إِذَا وَقَعَ الشَّكُّ فِي نَسَبِهِ عُرِضَتْ عَلَيْهِ وَلَايَةُ أُمِيرِ الْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فَإِنْ قَبِلَهَا أُلْحِقَ نَسَبُهُ بِمَنْ يَنْتَمِي إِلَيْهِ وَ إِنْ أَنْكَرَهَا نُفِيَ.

Hadith.4745 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "Whoever feels the coolness of our (Ahlulbayt ^{a.s}) love in his heart should frequently pray for his mother, for she did not betray his father."

[AL SADUQ]

During the time of the Messenger of Allah (SWT) (peace and blessings be upon him and his family), if there was doubt about a child's lineage, the child would be presented with the guardianship (wilayah) of the Commander of the Faithful, Imam Ali ibn Abi Talib (a.s).

If the child accepted it, his lineage would be attributed to the one he was claimed to belong to. However, if he rejected it, his lineage would be denied.



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.493 • Ilal Al-Shara'i', Vol.1 p.142 • Ma'ani Al-Akhbar, Vol.1 p.161 • Al-Amali (Lil-Saduq), Vol.1 p.609 • Bisharat Al-Mustafa, Vol.1 p.9 • Al-Wafi, Vol.23 p.1382 • Bihar Al-Anwar, Vol.27 p.146

4746 - وَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ : «يُرَبَّى اَلصَّبِيُّ سَبْعاً وَ يُؤَدَّبُ سَبْعاً وَ يُسْتَخْدَمُ سَبْعاً وَ مُنْتَهَى طُولِهِ فِى ثَلاَثٍ وَ عِشْرِينَ سَنَةً وَ عَقْلِهِ فِى خَمْسٍ وَ ثَلاَثِينَ سَنَةً وَ مَا كَانَ بَعْدَ ذَلِكَ فَبالتَّجَارِب».

Hadith.4746 - The Commander of the Faithful, Imam Ali ibn Abi Talib (a.s) said:

"A child should be nurtured for seven years, disciplined for seven years, and then employed (given responsibility) for seven years. His physical growth reaches its peak at twenty-three years, and his intellect matures at thirty-five years. Whatever comes after that is through experiences."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.493 • Makarim Al-Akhlaq, Vol.1 p.223 • Al-Wafi, Vol.23 p.1380 • Wasa'il Al-Shi'ah, Vol.21 p.475 • Bihar Al-Anwar, Vol.101 p.96

4747 - وَ فِي رِوَايَةِ حَمَّادِ بْن عِيسَى قَالَ : «يَشِبُّ اَلصَّبِيُّ كُلَّ سَنَةٍ أَرْبَعَ أَصَابِعَ بِإِصْبَع نَفْسِهِ».

Hadith.4747 - In the narration of Hammad ibn Isa, it is reported:

"A child grows every year by four finger-widths, measured by his own finger."

[REFERENCES]

Al-Kafi, Vol.6 p.46 • Man La Yahduruhu Al-Faqih, Vol.3 p.493 • Al-Manaqib, Vol.2 p.53 • Al-Sirat Al-Mustaqim, Vol.1 p.224 • Al-Wafi, Vol.23 p.1391 • Bihar Al-Anwar, Vol.57 p.360

4748 - وَ رَوَى صَالِحُ بْنُ عُقْبَةَ قَالَ سَمِعْتُ ٱلْعَبْدَ ٱلصَّالِحَ عَلَيْهِ ٱلسَّلاَمُ يَقُولُ: «تُسْتَحَبُّ عَرَامَةُ ٱلْغُلاَمِ فِي صِغَرهِ لِيَكُونَ حَلِيماً فِي كِبَرهِ ».

Hadith.4748 - Salih ibn Uqbah narrated that he heard the Righteous Servant (Imam Musa ibn Jafar Al-Kadhim ^{a.s}) say:

"It is recommended for a boy to be lively and energetic in his childhood so that he may grow to be gentle and patient in his adulthood."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.493 • Wasa'il Al-Shi'ah, Vol.21 p.479

4749 - وَ سَأَلَ رَجُلُ ٱلنَّبِيَّ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ فَقَالَ: مَا بَالْنَا نَجِدُ بِأَوْلاَدِنَا مَا لاَ يَجِدُونَ بِنَا قَالَ «لِأَنَّهُمْ مِنْكُمْ وَ لَسْتُمْ مِنْهُمْ ».

Hadith.4749 - A man asked the Prophet (peace and blessings be upon him and his family), "Why do we feel a stronger attachment to our children than they feel toward us?" The Prophet (peace and blessings be upon him and his family) replied: "Because they are from you, but you are not from them."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.494 • Makarim Al-Akhlaq, Vol.1 p.221 • Al-Wafi, Vol.23 p.1433 • Bihar Al-Anwar, Vol.101 p.93

4750 - : وَ سُئِلَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ لِمَ أَيْتَمَ اَللَّهُ نَبِيَّهُ مُحَمَّداً صَلَّى اَللَّهُ عَلَيْهِ وَ اَلِهِ قَالَ «لِئَلاَّ يَكُونَ لِأَحَدٍ عَلَيْه طَاعَةٌ».

Hadith.4750 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} was asked: "Why did Allah ^{SWT} make His Prophet Muhammad (peace and blessings be upon him and his family) an orphan?" Imam ^{a.s} replied: "So that no one would have authority over him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.494 • Bihar Al-Anwar, Vol.101 p.93



BOOK OF DIVORCE (TALAQ)

كِتَابُ الطَّلَاقِ

CHAPTER 150 – CHAPTER ON THE TYPES OF DIVORCE

بَابُ وُجُوهِ الطَّلَاقِ

الطَّلَاقُ عَلَى وُجُوهِ وَ لَا يَقَعُ شَيْءٌ مِنْهَا إِلَّا عَلَى طُهْرٍ مِنْ غَيْرِ جِمَاعٍ بِشَاهِدَيْنِ عَدْلَيْنِ وَ الرَّجُلُ مُرِيدٌ لِلطَّلَاقِ غَيْرَ مُحْرَهٍ وَ لَا مُجْبَرٍ فَمِنْهَا طَلَاقُ السُّنَّةِ وَ طَلَاقُ الْعِدَّةِ وَ طَلَاقُ الْغَائِبِ وَ طَلَاقُ الْغُلَامِ وَ طَلَاقُ الْمُعْتُوهِ وَ طَلَاقُ الْقُلاقُ الْقَائِبِ وَ طَلَاقُ الْغُلَامِ وَ طَلَاقُ الْمُعْتُوهِ وَ طَلَاقُ الْقَائِقِ الْمُحِيضِ وَ طَلَاقُ الْقَائِمِ وَ طَلَاقُ الْقَائِمِ وَ طَلَاقُ الْقَائِمِ وَ طَلَاقُ الْأَخْرَسِ يُدخَلْ بِهَا وَ طَلَاقُ المَّغَانُ وَ طَلَاقُ الْقَائُ وَ طَلَاقُ الْعَبْدِ وَ طَلَاقُ الْعَبْدِ وَ طَلَاقُ الْعَبْدِ وَ طَلَاقُ الْمَارَأَةُ وَ النَّسُورُ وَ الشَّقَاقُ وَ الْجُلْعُ وَ الْإِيلَاءُ وَ الظِّهَارُ وَ اللَّعَانُ وَ طَلَاقُ الْعَبْدِ وَ طَلَاقُ الْمَرِيضِ وَ طَلَاقُ الْمَرْدِيضِ وَ طَلَاقُ الْمَنْقُودِ وَ الْجَلِيَّةُ وَ الْبَائِنُ وَ الْمَرَامُ وَ حُكْمُ الْعِنِينَ.

Divorce takes various forms, and none of them is valid except when performed during a period of purity without intercourse, in the presence of two just witnesses, and with the husband willingly intending the divorce without coercion or compulsion.

Among the types of divorce are: the divorce according to the Sunnah, the divorce of a woman observing the waiting period, the divorce of an absentee husband, the divorce of a minor boy, the divorce of an insane person, the divorce of a woman who has not been consummated, the divorce of a pregnant woman, the divorce of a woman who has not yet reached menstruation, the divorce of a woman who has reached menopause, the divorce of a mute person, and secret divorce.

Other forms include divorce through mutual choice, mutual renunciation, discord and conflict, khul (divorce at the wife's request with compensation), oath of abstinence (Ila'), zihar (a husband likening his wife to a forbidden relation), lian (mutual cursing in cases of adultery accusation), the divorce of a slave, the divorce of a sick person, the divorce of an absent or missing person, and various terms used for divorce such as khaliah (divorce with renunciation), bariah (divorce with full release), batta (final and irrevocable divorce), ba'in (irrevocable divorce), and haram (forbidden divorce).

Additionally, the rulings concerning an impotent husband are also addressed within the laws of divorce.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol. 1 • Al-Wafi, Vol. 6, p. 418 • Wasa'il Al-Shi'a, vol. 2, p. 220 • Bihar Al-Anwar, Vol. 63, p. 384 • Bihar Al Anwar, Vol. 78, p. 49 • Mustadrak Al-Wasail, Part 1, p. 466



CHAPTER 151 – CHAPTER ON DIVORCE ACCORDING TO THE SUNNAH

بَابُ طَلَاقِ السُّنَّةِ

رُوِي عَنِ الْأَئِمَّةِ عَلَيْهِ اَلسَّلاَمُ أَنَّ طَلَاقَ السُّنَّةِ هُوَ أَنَّهُ إِذَا أَرَادَ الرَّجُلُ أَنْ يُطَلِّقَ امْرَأَتَهُ تَرَبَّصَ بِهَا حَتَّى تَحِيضَ وَ تَطْهُرَ ثُمَّ يُطَلِّقُهَا فِي قُبُلِ عِدَّتِهَا بِشَاهِدَيْنِ عَدْلَيْنِ فِي مَوْقِفٍ وَاحِدٍ بِلَفْظَةٍ وَاحِدٍ فَإِنْ أَشْهَدَ عَلَى الطَّلَاقِ رَجُلًا وَ أَشْهَدَ بَعْدَ ذَلِكَ الطَّلَاقُ إِلَّا أَنْ يُشْهِدَهُمَا جَمِيعاً فِي مَجْلِسٍ وَاحِدٍ فَإِذَا مَضَتْ بِهَا ثَلَاثَةُ أَطْهَارٍ فَقَدْ بَانَتْ مِنْهُ ذَلِكَ الثَّانِيَ لَمْ يَجُزْ ذَلِكَ الطَّلَاقُ إِلَّا أَنْ يُشْهِدَهُمَا جَمِيعاً فِي مَجْلِسٍ وَاحِدٍ فَإِنَا مَضَتْ بِهَا ثَلَاثَةُ أَطْهَارٍ فَقَدْ بَانَتْ مِنْهُ وَ فِي مَجْلِسٍ وَاحِدٍ فَإِنْ المَّاتِي لَمْ يَجُونُ بَهَا بَعْدَ ذَلِكَ تَزَوَّجَهَا بِمَهْرٍ جَدِيدٍ وَ هُوَ خَاطِبٌ مِنَ الْخُطَّابِ وَ الْأَمْرُ إِلَيْهَا إِنْ شَاءَتْ تَزَوَّجَتْهُ وَ إِنْ شَاءَتْ فَلَا فَإِنْ تَزَوَّجَهَا بَعْدَ ذَلِكَ تَرَوَّجَهَا بِمَهْرٍ جَدِيدٍ فَوَ خَاطِبٌ مِنَ الْخُطَّابِ وَ الْأَمْرُ إِلَيْهَا إِنْ شَاءَتْ فَلَا قَالاً اللَّهُ فَا لَلْسُنَّةِ عَلَى مَا وَصَفْتُ وَ مَتَى طَلَّقَهَا طَلَاقَ السُّنَّةِ فَجَائِزٌ لَهُ أَنْ يَتَزَوَّجَهَا بَعْدَ ذَلِكَ وَ سُمِّي طَلَاقَ السُّنَةِ فَلَكُ أَلَاقً السُّنَةِ عَلَى السُّنَةِ فَلَهُ أَنْ يُرَاجِعَهَا مَا لَمْ تَنْقَضِ عِدَّتُهَا فَإِذَا انْقَضَتْ عِدَّتُهَا بَانَتْ مِنْهُ وَ كَانَ خَاطِباً مِنَ الطُلُوقِ وَ عَلَى المُطَلِّقِ لِلسُّنَّةِ نَفَقَةُ الْمَرْأَةِ وَ السُّكْنَى مَا دَامَتْ فِي عِدَّتِهَا وَ هُمَا الْخُطَّابِ وَ لَا تَجُوزُ شَهَادَةُ النَّسَاءِ فِي الطَّلَاقِ وَ عَلَى الْمُطَلِّقِ لِلسُّنَّةِ نَفَقَةُ الْمَرْأَةِ وَ السُّكْنَى مَا دَامَتْ فِي عِدَّتِهَا وَ هُمَا لَاللَّالَةِ وَ عَلَى الْمُطَلِّقِ لِلسُّنَةِ نَفَقَةُ الْمَرُأَةِ وَ السُّكْنَى مَا دَامَتْ فِي عِدَّتِهَا وَ هُمُ

It has been narrated from the Imams (peace be upon them) that talaq al-sunnah (divorce according to the prescribed method) is that when a man intends to divorce his wife, he waits until she menstruates and then becomes pure. He should then divorce her before engaging in intimacy during her waiting period, in the presence of two just witnesses, in a single sitting, and with a single utterance. If he testifies before one man and later before another, such a divorce is not valid unless both witnesses are present together in the same session.

If she completes three periods of purity, she is then separated from him, and he becomes like any other suitor.

The choice is hers - if she wishes, she may remarry him, and if she does not, she is free not to do so. If he wishes to remarry her, he must do so with a new dowry. If he later wishes to divorce her again, he must do so according to the sunnah, as described. If he divorces her in the prescribed manner, it remains permissible for him to remarry her thereafter.

This type of divorce is referred to as talaq al-hadm (divorce of annulment), meaning that if she completes her waiting period and he remarries her, the previous divorce is annulled. Any divorce that does not conform to the prescribed sunnah is invalid.

If a man divorces his wife according to the sunnah, he has the right to take her back as long as her waiting period has not ended. Once the waiting period ends, she is separated from him, and he becomes like any other suitor.

The testimony of women alone is not acceptable in matters of divorce. The husband who divorces according to the sunnah is responsible for the financial maintenance and housing of his wife as long as she is in her waiting period. They also continue to inherit from one another until the waiting period concludes.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol. 3



4751 - وَ رَوَى اَلْقَاسِمُ بْنُ مُحَمَّدٍ اَلْجَوْهَرِيُّ عَنْ عَلِيٍّ بْنِ أَبِي حَمْزَةَ قَالَ قَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: «لاَ طَلاَقَ إِلاَّ عَلَى اَللَّهُ ضَلَّى اَللَّهُ صَلَّى اَللَّهُ صَلَّى اَللَّهُ عَلَى اَللَّهُ ضَلَّى اَللَّهُ عَلَى اَللَّهُ صَلَّى اَللَّهُ عَلَى اَللَّهُ عَلَى اَللَّهُ وَقَالَ «مَا خَالَفَ كِتَابَ اَللَّهِ رُدَّ إِلَى كِتَابِ اَللَّهِ » ».

Hadith.4751 - Al-Qasim ibn Muhammad Al-Jawhari narrated from Ali ibn Abi Hamzah, who said that Abu Abdullah ^(a.s) said: "There is no divorce except according to the Sunnah. Indeed, Abdullah ibn Umar divorced his wife three times in one sitting while she was menstruating.

The Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) rejected his divorce and said: 'Whatever contradicts the Book of Allah ^{SWT} must be referred back to the Book of Allah _{SWT}

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.496 • Al-Wafi, Vol.23 p.1010 • Wasa'il Al-Shi'ah, Vol.22 p.69 • Wasa'il Al-Shi'ah, Vol.22 p.108

4752 - وَ رَوَى حَمَّادٌ عَنِ اَلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: أَنَّهُ سُئِلَ عَنْ رَجُلٍ قَالَ لِإِمْرَأَتِهِ إِنْ تَزَوَّجْتُ عَلَيْهِ وَ آلِهِ قَالَ «مَنْ شَرَطَ شَرْطاً سِوَى كِتَابِ عَلَيْهِ وَ آلِهِ قَالَ «مَنْ شَرَطَ شَرْطاً سِوَى كِتَابِ عَلَيْهِ وَ آلِهِ قَالَ هَمْ يَجُزْ ذَلِكَ عَلَيْهِ وَ لاَ لَهُ» » ، قَالَ وَ سُئِلَ عَنْ رَجُلٍ قَالَ كُلُّ إِمْرَأَةٍ أَتَزَوَّجُهَا مَا عَاشَتْ أُمِّي اللَّهِ عَزَّ وَ جَلَّ لَمْ يَجُزْ ذَلِكَ عَلَيْهِ وَ لاَ لَهُ» » ، قَالَ وَ سُئِلَ عَنْ رَجُلٍ قَالَ كُلُّ إِمْرَأَةٍ أَتَزَوَّجُهَا مَا عَاشَتْ أُمِّي فَهِى طَالِقٌ فَقَالَ «لاَ طَلاَقَ إِلاَّ بَعْدَ نِكَاحٍ وَ لاَ عِتْقَ إِلاَّ بَعْدَ مِلْكٍ».

Hadith.4752 - Hammad narrated from Al-Halabi that Abu Abdullah ^{a.s} was asked about a man who said to his wife, "If I marry another woman over you or spend a night away from you, then you are divorced."

Imam ^{a.s} replied: "The Messenger of Allah ^{SWT} (peace and blessings be upon him and his family) said: 'Whoever sets a condition outside of the Book of Allah ^{SWT}, it is neither binding upon him nor for him."

Imam ^{a.s} was also asked about a man who said: "Any woman I marry while my mother is alive is divorced."

Imam ^{a.s} replied: "There is no divorce except after marriage, and no emancipation except after ownership."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.496 • Al-Wafi, Vol.23 p.1054

4753 - وَ فِي رِوَايَةِ اَلنَّصْرِ بْنِ سُوَيْدٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: فِي رَجُلِ قَالَ اِمْرَأَتُهُ طَالِقٌ وَ مَمَالِيكُهُ أَحْرَارٌ إِنْ شَرِبْتُ حَرَاماً أَوْ حَلاَلاً مِنَ اَلطِّلاَءِ أَبَداً فَقَالَ «أَمَّا اَلْحَرَامُ فَلاَ يَقْرَبْهُ أَبَداً إِنْ حَلَفَ وَ إِنْ لَمْ يَحْلِفْ وَ أَمَّا اَلطِّلاَءُ فَلَيْسَ لَهُ أَنْ يُحَرِّمَ مَا أَحَلَّ اَللَّهُ قَالَ اَللَّهُ عَزَّ وَ جَلَّ «

كِيٰا أَيْهَا اَلنَّبِيُ لِمَ تُحَرِّمُ مَٰا أَحَلَّ اَللَّهُ لَكَ ۞

فَلاَ يَجُوزُ يَمِينٌ فِي تَحْرِيمِ حَلاَل وَ لاَ فِي تَحْلِيل حَرَامٍ وَ لاَ فِي قَطِيعَةِ رَحِمٍ».



Hadith.4753 - In the narration of Al-Nadr ibn Suwayd from Abdullah ibn Sinan, from Abu Abdullah ^{a.s}, it was reported about a man who said: "My wife is divorced and my slaves are free if I ever drink something forbidden or even something permissible like tilā' (a type of fermented drink) ever again."

Imam ^{a.s} said: "As for what is forbidden, he must never approach it - whether he swore an oath or not. But as for tilā' (a type of fermented drink), he has no right to prohibit what Allah ^{SWT} has made lawful.

Allah (SWT), the Mighty and Majestic, said: 'O Prophet, why do you forbid what Allah (SWT) has made lawful for you?' (Surah At-Tahrim 66:1).

Therefore, it is not permissible to swear an oath to forbid what is lawful, to permit what is unlawful, or to sever family ties."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.497 • Al-Wafi, Vol.23 p.1054 • Wasa'il Al-Shi'ah, Vol.22 p.44 • Tafsir Nur Al-Thaqalayn, Vol.5 p.368

4754 - وَ رُوِيَ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ: قَامَ رَجُلٌ إِلَى أَمِيرِ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ قَالَ إِنِّي طَلَاقٍ فَارْجِعْ إِلَى أَهْلِكَ». ٱلسَّلاَمُ فَقَالَ إِنِّي طَلَّقْتُ اِمْرَأَتِي لِلْعِدَّةِ بِغَيْرِ شُهُودٍ فَقَالَ «لَيْسَ طَلاَقُكَ بِطَلاَقٍ فَارْجِعْ إِلَى أَهْلِكَ». وَ لَا يَقَعُ الطَّلَاقُ بِإِكْرَاهِ وَ لَا إِجْبَارِ وَ لَا عَلَى سُكْرِ وَ لَا عَلَى غَضَب وَ لَا يَمِينٍ.

Hadith.4754 - It was narrated from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Bagir ^{a.s}, who said:

A man stood before the Commander of the Faithful ^{a.s} and said: "I divorced my wife during her waiting period ('iddah) without any witnesses."

Imam ^{a.s} replied: "Your divorce is not valid. Return to your wife."

[AL SADUQ]

Additionally, divorce does not take effect if done under coercion, compulsion, intoxication, extreme anger, or through an oath.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.497 • Al-Wafi, Vol.23 p.1007 • Wasa'il Al-Shi'ah, Vol.22 p.28

4755 - وَ رَوَى بُكَيْرُ بْنُ أَعْيَنَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ سَمِعْتُهُ يَقُولُ: «إِذَا طَلَّقَ اَلرَّجُلُ اِمْرَأَتَهُ وَ أَشْهَدَ شَاهِدَيْن عَدْلَيْن فِى قُبُل عِدَّتِهَا فَلَيْسَ لَهُ أَنْ يُطَلِّقَهَا بَعْدَ ذَلِكَ حَتَّى تَنْقَضِىَ عِدَّتُهَا أَوْ يُرَاجِعَهَا».

Hadith.4755 - Bukayr ibn A'yan narrated from Abu Jafar Imam Al-Baqir ^{a.s}, who said:

"If a man divorces his wife and brings two just witnesses to bear witness to it during her waiting period ('iddah), he cannot divorce her again after that until her waiting period ends or he reconciles with her."

[REFERENCES]

Al-Kafi, Vol.6 p.74 • Man La Yahduruhu Al-Faqih, Vol.3 p.498 • Tahdhib Al-Ahkam, Vol.8 p.44 • Al-Wafi, Vol.23 p.1055 • Wasa'il Al-Shi'ah, Vol.22 p.69 • Wasa'il Al-Shi'ah, Vol.22 p.138



4756 - : وَ جَاءَ رَجُلٌ إِلَى أَمِيرِ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ فَقَالَ يَا أَمِيرَ ٱلْمُؤْمِنِينَ إِنِّي طَلَّقْتُ اِمْرَأَتِي فَقَالَ «أَ لَكَ بَيِّنَةٌ» فَقَالَ لاَ فَقَالَ «اُعْزُبْ».

Hadith.4756 - A man came to the Commander of the Faithful (a.s) and said:

"O Commander of the Faithful, I have divorced my wife."

Imam {a.s} asked: "Do you have any evidence (witnesses)?"

The man replied: "No."

So Imam {a.s} said: "Be gone (u 'zub)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.498 • Wasa'il Al-Shi'ah, Vol.22 p.25

4757 - وَ قَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ: «لَوْ وُلِّيتُ اَلنَّاسَ لَعَلَّمْتُهُمُ اَلطَّلاَقَ وَ كَيْفَ يَنْبَغِي لَهُمْ أَنْ يُطَلِّقُوا» ثُمَّ قَالَ «لَوْ أُتِيتُ بِرَجُلٍ قَدْ خَالَفَهُ لَأَوْجَعْتُ ظَهْرَهُ وَ مَنْ طَلَّقَ لِغَيْرِ اَلسُّنَّةِ رُدَّ إِلَى كِتَابِ اَللَّهِ عَزَّ وَ جَلَّ وَ إِنْ رَغِمَ قَالَ «لَوْ أُتِيتُ بِرَجُلٍ قَدْ خَالَفَهُ لَأَوْجَعْتُ ظَهْرَهُ وَ مَنْ طَلَّقَ لِغَيْرِ اَلسُّنَّةِ رُدَّ إِلَى كِتَابِ اَللَّهِ عَزَّ وَ جَلَّ وَ إِنْ رَغِمَ أَنْفُهُ».

Hadith.4757 - Abu Jafar Imam Al-Baqir ^{a.s.} said: "If I were to govern the people, I would teach them the correct way to divorce and how it should be carried out."

Then Imam ^{a.s} added: "If someone were brought to me who opposed this (correct method), I would strike his back severely. Whoever divorces in a manner contrary to the Sunnah will have his divorce referred back to the Book of Allah ^{SWT}, the Mighty and Majestic, even if he dislikes it."

[REFERENCES]

Al-Kafi, Vol.6 p.57 • Man La Yahduruhu Al-Faqih, Vol.3 p.499 • Al-Wafi, Vol.23 p.1001 • Wasa'il Al-Shi'ah, Vol.22 p.14

4758 - وَ سَأَلَ سَمَاعَةُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ: عَنِ اَلْمُطَلَّقَةِ أَيْنَ تَعْتَدُّ قَالَ «فِي بَيْتِهَا لاَ تَخْرُجُ فَإِنْ أَرَادَتْ رِيَارَةً خَرَجَتْ قَبْلَ نِصْفِ اَللَّيْلِ وَ لاَ تَخْرُجُ نَهَاراً وَ لَيْسَ لَهَا أَنْ تَحُجَّ حَتَّى تَنْقَضِيَ وِيَارَةً خَرَجَتْ قَبْلَ نِصْفِ اَللَّيْلِ وَ لاَ تَخْرُجُ نَهَاراً وَ لَيْسَ لَهَا أَنْ تَحُجَّ حَتَّى تَنْقَضِيَ عِدَّتُهَا».

Hadith.4758 - Sama an asked Abu Abdullah about where a divorced woman should observe her waiting period (iddah).

Imam ^{a.s} replied: "In her house; she should not leave. If she wishes to visit someone, she may go out before midnight and return after midnight. She should not go out during the day, and she is not permitted to perform Hajj until her waiting period is complete."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.499

4759 - : وَ سُئِلَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ عَنْ قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ وَ اِتَّقُوا اَللَّهَ رَبَّكُمْ لاَ تُحْرِجُوهُنَّ مِنْ بَيُوتِهِنَّ وَ لاَ يَخْرُجْنَ إِلاَّ أَنْ يَأْتِينَ بِفَاحِشَةٍ مُبَيِّنَةٍ ۞ قَالَ «إِلاَّ أَنْ تَزْنِيَ فَتُخْرَجَ وَ يُقَامَ عَلَيْهَا اَلْحَدُ».



Hadith.4759 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} was asked about the saying of Allah ^{SWT}, the Mighty and Majestic: "And fear Allah ^{SWT}, your Lord ^{AZJ}. Do not expel them from their houses, nor should they leave unless they commit a clear immorality" (Surah At-Talaq 65:1). Imam ^{a.s} replied: "Except if she commits adultery, then she is to be expelled, and the prescribed punishment (hadd) is to be carried out upon her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.499 • Al-Wafi, Vol.23 p.1213 • Wasa'il Al-Shi'ah, Vol.22 p.220 • Tafsir Al-Burhan, Vol.5 p.406 • Tafsir Nur Al-Thaqalayn, Vol.5 p.350 • Tafsir Kanz Al-Daqaiq, Vol.13 p.297

4760 - وَ كَتَبَ مُحَمَّدُ بْنُ اَلْحَسَنِ اَلصَّفَّارُ رَضِيَ اَللَّهُ عَنْهُ إِلَى أَبِي مُحَمَّدٍ اَلْحَسَنِ بْنِ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ : فِي المُّرَأَةِ طَلَّقَهَا زَوْجُهَا وَ لَمْ يُجْرِ عَلَيْهَا اَلتَّفَقَةَ لِلْعِدَّةِ وَ هِيَ مُحْتَاجَةٌ هَلْ يَجُوزُ لَهَا أَنْ تَخْرُجَ وَ تَبِيتَ عَنْ مَنْزِلِهَا لِلْعَمَّلِ وَ اَلْحَاجَةِ فَوَقَّعَ عَلَيْهِ اَلسَّلاَمُ «لاَ بَأْسَ بذَلِكَ إِذَا عَلِمَ اَللَّهُ اَلصَّحَّةَ مِنْهَا».

Hadith.4760 - Muhammad ibn Al-Hasan Al-Saffar (may Allah ^{SWT} be pleased with him) wrote to Imam Abu Muhammad Al-Hasan ibn Ali ^{a.s} asking about a woman who was divorced by her husband, and he did not provide her with maintenance (nafaqah) during her waiting period ('iddah) while she was in need.

"Is it permissible for her to leave and spend nights away from her home for work and to fulfill her needs?"

Imam ^{a.s} replied in writing: "There is no harm in that if Allah knows her intention is sincere."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.499



CHAPTER 152 – CHAPTER ON DIVORCE DURING THE WAITING PERIOD ('IDDAH)

بَابُ طَلَاقِ الْعِدَّةِ

HADITH 4761 – 4765 \$ يسئم اللهِ الرَّحْمَن الرَّحِيم

طَلَاقُ الْعِدَّةِ هُوَ أَنَّهُ إِذَا أَرَادَ الرِّجُلُ أَنْ يُطلَّقَ امْرَأَتُهُ طَلَّقَهَا عَلَى طُهْرِ مِنْ غَيْرِ جِمَاعٍ بِشَاهِدَيْنِ عَدْلَيْنِ ثُمَّ يُرَاجِعُهَا مِنْ يَوْمِهِ ذَلِكَ أَوْ بَعْدَ ذَلِكَ قَبْلَ أَنْ تَحِيضَ وَ يُشْهِدُ عَلَى دَجْعَتِهَا مَتَى شَاءَ قَبْلَ أَنْ تَحِيضَ وَ يُشْهِدُ عَلَى دَبِعَتِهَا وَ يُواقِعُهَا وَ أَخْرَى مِنْ غَيْرِ جِمَاعٍ وَ يُشْهِدُ عَلَى ذَلِكَ ثُمَّ يُرَاجِعُهَا مَتَى شَاءَ قَبْلَ أَنْ تَحِيضَ وَ يُشْهِدُ عَلَى ذَلِكَ ثُمَّ يُرَاجِعُها مَتَى شَاءَ قَبْلَ أَنْ تَحِيضَ وَ يُشْهِدُ عَلَى دَلِكَ ثُمَّ يُرَاجِعُها الثَّالِثَةَ وَ هِي طَاهِرُ مِن غَيْرِ جِمَاعٍ وَ يُشْهِدُ عَلَى ذَلِكَ فَقِلْ بَائِثَ مِنْهُ وَلَا تَحِلُّ لَهُ حَتَّى تَنْكِحَ زَوْجاً غَيْرَهُ وَ أَدْنَى الْمُرَاجَعَةِ أَنْ يُقَبِّلُهَا أَوْ يُنْكِرَ يَشْهِدُ عَلَى ذَلِكَ فَإِنْ فَعَلَ ذَلِكَ فَقَدْ بَائِثَ مِنْهُ وَلَا تَحِلُّ لَهُ حَتَّى تَنْكِحَ زَوْجاً غَيْرَهُ وَ أَدْنَى الْمُرَاجَعَةُ بِغَيْرِ شُهُودِ كَمَا يَجُوزُ الثَّوْلِيجُ وَ إِنَّمَا ثُكْرَهُ الْمُرَاجَعَةُ بِغَيْرِ شُهُودِ كَمَا يَجُوزُ الطَّلَاقِ مُرَاجَعَةً وَ تَجُوزُ الْمُرَاجَعَةُ بِغَيْرِ شُهُودِ كَمَا يَجُوزُ التَّوْوِيجُ وَ إِنَّمَا ثُكْرَهُ الْمُرَاجَعَةُ بِغَيْرِ شُهُودِ كَمَا يَجُوزُ التَّوْوِيجُ وَ إِنَّمَا ثُكْرَهُ الْمُرَاجَعَةُ بِغَيْرِ شُهُودِ عَمَا يَجُوزُ التَّوْمِ وَ إِنَمَا تُكْرَهُ الْمُرَاجَعَةُ بِغَيْرِ شُهُودِ عَنْ يَعْوَلُ بِهَا فَاعَدَّتُ فَاللَّالَقَهَا أَوْ مَاتَ عَنْهَا قَبْلَ الدُّخُولِ بِهَا فَاعْدَدُّ فِي مِثْلِ مَا لَمُرَاثُهُ لَمْ يَجُلُ لِنَوْجَهَا الْأُولُ أَنْ يَتَزَوَّجَهَا وَتَعْدَ مِنْهُ ثُمْ يَطُلُقَهَا أَوْ مَاتَ عَنْهَا لَمْ يَطِلُ لِلْوَيْقِ فَيَعْوَى عَلَى الْمَوالِقِيقَ الْمُولِ أَنْ الْمُولِ أَنْ يَتَزَوِّ بَهَا لَكُى يَتَوْ حَهَا مَنْ فَيْرَهُ مُ اللَّولُ الْمُولُ أَنْ يَتَوْوَ عُهَا لَكُولُ أَنْ يَتَوَوْ عَلَى مَلْ لَقَهُ الْعَلَقِهَا لِلْعَلَقِهُ اللَّعَلَى اللَّوْلُ أَنْ يَتَوْو جَهَا عَيْرَهُ ثُمْ عَلَقَهُا لِلْعُلُولُ أَنْ يَتَوْمُ عَلَى الْمُولُ أَنْ لَكُمَ تَوْمُ اللَّوْلُ الْمُ الْمُعَلِّ فَعَلُ مَا لَقَهَا لِلْعَلَقِهُ الْعَلَقُ فَلَا مَنَ عَلَيْهُ الْعَلَاقَهَا لِلْعَدُولُ الْمُرَاتَةُ

Talaq al-'iddah (divorce during the waiting period) is that when a man intends to divorce his wife, he should divorce her during a state of purity (tuhr) in which he has not had intercourse with her, and in the presence of two just witnesses. Then, he may reconcile with her on the same day or afterward before she menstruates, and he should have witnesses for this reconciliation.

When she menstruates and then becomes pure, he may divorce her a second time without intercourse and in the presence of witnesses. He can then reconcile with her whenever he wishes before she menstruates again, ensuring witnesses are present for the reconciliation. He may also engage in marital relations with her, and she remains with him until she experiences her second menstrual cycle.

Once she becomes pure after her second menstruation, he may divorce her a third time while she is in a state of purity without intercourse, again in the presence of witnesses. If he does this, she is permanently separated from him and is not permissible for him until she marries another man.

The least form of reconciliation is for him to kiss her or to deny the divorce, in which case his denial of the divorce counts as reconciliation.

Reconciliation is permissible without witnesses, just as marriage is, but it is disliked without witnesses due to legal matters concerning hudud (Islamic penalties), inheritance, and authority.



If a man divorces his wife for the waiting period three times - each once after the other as described - and then she marries another man, the previous husband cannot take her back until that marriage is properly dissolved.

If a man divorces his wife three times for the waiting period ('iddah), one after another as described, and then the woman marries another man but he does not consummate the marriage with her and subsequently divorces her or dies before consummation, and she completes her waiting period ('iddah), it is not permissible for her first husband to remarry her. She can only return to her first husband if she marries another man in a permanent marriage, the second husband consummates the marriage with her, and then divorces her or dies. After completing her waiting period from the second husband, the first husband may then marry her again if he wishes.

However, if she marries a man in a temporary marriage (mut 'ah), even if he consummates the marriage and then separates from her or dies, it does not make it permissible for her first husband to remarry her. The remarriage to another man must be a permanent marriage that includes consummation. Only after she completes her waiting period following this marriage can her first husband marry her again.

If she marries a slave, he is considered one of the husbands, and the same ruling applies.

Furthermore, if a man divorces his wife three times for the waiting period, and she marries another man, then returns to her first husband and is divorced again, and this cycle repeats until she has been divorced nine times, she becomes permanently forbidden to him and can never return to him.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.501

4761 - وَ رَوَى اَلْمُفَضَّلُ بْنُ صَالِحٍ عَنِ اَلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ وَ لاْ تُمْسِكُوهُنَّ ضِرْاراً لِتَعْتَدُوا ۞ قَالَ «اَلرَّجُلُ يُطَلِّقُ حَتَّى إِذَا كَادَثُ أَنْ يَخْلُوَ أَجَلُهَا رَاجَعَهَا ثُمَّ طَلَّقَهَا يَفْعَلُ ذَلِكَ ثَلاَثَ مَرَّاتٍ فَنَهَى اَللَّهُ عَزَّ وَ جَلَّ عَنْ ذَلِكَ ».

Hadith.4761 - Al-Mufaḍḍal ibn Ṣaliḥ narrated from Al-Ḥalabi, who reported from Abu Abdullah ^{a.s}, who said: I asked him about the saying of Allah ^{SWT}, the Mighty and Majestic:

"And do not retain them to harm them so that you transgress" (Surah Al-Baqarah 2:231). Imam ^{a.s} replied: "This refers to a man who divorces his wife, and when her waiting period ('iddah) is about to end, he reconciles with her, then divorces her again. He repeats this process three times. Allah ^(SWT), the Mighty and Majestic, forbade such behavior."

[REFERENCES]

Tafsir Al-'Ayyashi, Vol.1 p.119 • Man La Yahduruhu Al-Faqih, Vol.3 p.501 • Al-Wafi, Vol.23 p.1023 • Wasa'il Al-Shi'ah, Vol.22 p.172 • Tafsir Al-Burhan, Vol.1 p.482 • Tafsir Al-Burhan, Vol.1 p.482 • Bihar Al-Anwar, Vol.101 p.157 • Tafsir Nur Al-Thaqalayn, Vol.1 p.226 • Tafsir Kanz Al-Daqaiq, Vol.2 p.350 • Mustadrak Al-Wasa'il, Vol.15 p.342

4762 - وَ رَوَى اَلْبَرَنْطِيُّ عَنْ عَبْدِ اَلْكَرِيمِ بْنِ عَمْرِو عَنِ اَلْحَسَنِ بْنِ زِيَادٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لاَ يَنْبَغِي لِلرَّجُلِ أَنْ يُطَلِّقَ إِمْرَأَتَهُ ثُمَّ يُرَاجِعَهَا وَ لَيْسَ لَهُ فِيهَا حَاجَةٌ ثُمَّ يُطَلِّقَهَا فَهَذَا اَلصَّرَارُ اَلَّذِي نَهَى اَللَّهُ عَزْ وَ جَلَّ عَنْهُ إِلاَّ أَنْ يُطَلِّقَ ثُمَّ يُرَاجِعَ وَ هُوَ يَنْوِي اَلْإِمْسَاكَ».



Hadith.4762 - Al-Bazanti narrated from 'Abd al-Karim ibn 'Amr, from al-Ḥasan ibn Ziyad, from Abu Abdullah ^{a.s}, who said:

"It is not appropriate for a man to divorce his wife and then reconcile with her when he has no need or intention for her, only to divorce her again. This is the harm (\dot{q} irar) that Allah (SWT), the Mighty and Majestic, has forbidden. However, if he divorces her and then reconciles with her with the sincere intention of keeping her, then it is permissible."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.501 • Al-Wafi, Vol.23 p.1023 • Wasa'il Al-Shi'ah, Vol.22 p.171 • Tafsir Al-Burhan, Vol.1 p.482 • Tafsir Nur Al-Thagalayn, Vol.1 p.226 • Tafsir Kanz Al-Dagaig, Vol.2 p.351

4763 - وَ رَوَى اَلْقَاسِمُ بْنُ اَلرَّبِيعِ اَلصَّحَّافُ عَنْ مُحَمَّدِ بْنِ سِنَانٍ : أَنَّ أَبَا اَلْحَسَنِ عَلِيَّ بْنَ مُوسَى اَلرُّضَا عَلَيْهِ اَلسَّلاَمُ كَتَبَ إِلَيْهِ فِيمَا كَتَبَ مِنْ جَوَابِ مَسَائِلِهِ «عِلَّةُ اَلطَّلاَقِ ثَلاَثاً لِمَا فِيهِ مِنَ اَلْمُهْلَةِ فِيمَا بَيْنَ اَلْوَاحِدَةِ إِلَى السَّلاَمُ كَتَبَ إِلَيْهِ فِيمَا كَتَبَ مِنْ جَوَابِ مَسَائِلِهِ «عِلَّةُ اَلطَّلاَقِ ثَلاَثاً لِمَا فِيهِ مِنَ اَلْمُهْلَةِ فِيمَا بَيْنَ اَلْوَاحِدَةِ إِلَى التَّلاَثِ لِرَغْبَةٍ تَحْدُثُ أَوْ سُكُونِ غَضَبٍ إِنْ كَانَ وَ لْيَكُنْ ذَلِكَ تَخْوِيفاً وَ تَأْدِيباً لِلنِّسَاءِ وَ زَجْراً لَهُنَّ عَنْ مَعْصِيةِ أَنْوَاجِهِنَّ فَاسْتَحَقَّتِ اَلْمُرْأَةُ اَلْفُرْقَةَ وَ اَلْمُبَايَنَةَ لِدُخُولِهَا فِيمَا لاَ يَنْبَغِي مِنْ تَرْكِ طَاعَةِ زَوْجِهَا وَ عِلَّةُ تَحْرِيمِ أَزُواجِهِنَّ فَاسْتَحَقَّتِ اَلْمَرْأَةُ اَلْفُرْقَةَ وَ الْمُبَايَنَةَ لِدُخُولِهَا فِيمَا لاَ يَنْبَغِي مِنْ تَرْكِ طَاعَةِ زَوْجِهَا وَ عِلَّةُ تَحْرِيمِ الْمُرَاقِ بَعْدَ تِسْعِ تَطْلِيقَاتٍ فَلاَ تَحِلُّ لَهُ عُقُوبَةً لِئَلاً يَسْتَخِفً بِالطَّلاقِ وَ لاَ يَسْتَضْعِفَ اَلْمَرْأَةَ وَ لِيَكُونَ نَاظِراً فِي إِلْمُورِهِ مُتَيَقِظاً مُعْتَبِراً وَ لِيَكُونَ يَأْساً لَهُمَا مِنَ الإِجْتِمَاع بَعْدَ تِسْع تَطْلِيقَاتٍ».

Hadith.4763 - Al-Qasim ibn al-Rabi[°] al-Ṣaḥḥaf narrated from Muḥammad ibn Sinan that Abu al-Ḥasan Imam Ali ibn Musa Ar-Ridha ^{a.s} wrote to him in response to his questions:

"The reason for allowing divorce up to three times is to provide a period of reflection between each instance, from the first to the third, for any renewed affection that may arise or for the calming of anger if it had been present.

This process serves as a warning and a means of disciplining the woman and deterring her from disobeying her husband. If a woman engages in what is improper by neglecting her husband's obedience, she becomes deserving of separation and estrangement.

As for the reason why a woman becomes permanently forbidden (haram) to her husband after nine divorces, it is a form of punishment to prevent the man from taking divorce lightly and from oppressing the woman. It encourages him to be thoughtful, attentive, and reflective in his actions. This also brings both parties to despair of ever reconciling after nine divorces."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.502 • Al-Wafi, Vol.23 p.1023

4764 - وَ رَوَى عَلِيُّ بْنُ ٱلْحَسَنِ بْنِ عَلِيًّ بْنِ فَضَّالٍ عَنْ أَبِيهِ قَالَ: سَأَلْتُ ٱلرِّضَا عَلَيْهِ ٱلسَّلاَمُ عَنِ ٱلْعِلَّةِ ٱلَّتِي مِنْ أَجْلِهَا لاَ تَحِلُ ٱلْمُطَلَّقَةُ لِلْعِدَّةِ لِزَوْجِهَا «حَتَّى تَنْكِحَ زَوْجاً غَيْرَهُ» فَقَالَ «إِنَّ ٱللَّهُ عَزَّ وَ جَلَّ إِنَّمَا أَذِنَ فِي مِنْ أَجْلِهَا لاَ تَحِلُ ٱلْمُطَلَّقَةُ لِلْعِدَّةِ لِزَوْجِهَا هُ مَرَّتَانِ فَإِمْسَاكٌ بِمَعْرُوفٍ أَوْ تَسْرِيحٌ بِإِحْسَانٍ ۞ يَعْنِي فِي الطَّلاقِ مَرَّتَيْنِ فَقَالَ عَزَّ وَ جَلَّ لَكُ مِنَ ٱلطَّلاقِ ٱلثَّالِثِ حَرَّمَهَا عَلَيْهِ فَلاَ تَحِلُّ لَهُ «حَتَّى التَّطْلِيقَةِ ٱلثَّالِثَةِ فَلِدُخُولِهِ فِيمَا كَرِهَ ٱللَّهُ عَزَّ وَ جَلَّ لَهُ مِنَ ٱلطَّلاقِ ٱلثَّالِثِ حَرَّمَهَا عَلَيْهِ فَلاَ تَحِلُّ لَهُ «حَتَّى تَنْكِحَ زَوْجاً غَيْرَهُ» لِئَلاً يُوقِعَ ٱلنَّاسُ ٱلاِسْتِخْفَافَ بِالطَّلاقِ وَ لاَ يُضَارُوا ٱلنِّسَاءَ».

وَ الْمُطَلَّقَةُ لِلْعِدَّةِ إِذَا رَأَتْ أَوَّلَ قَطْرَةٍ مِنَ الدَّمِ الثَّالِثِ بَانَتْ مِنْ زَوْجِهَا وَ لَمْ تَحِلَّ لَهُ حَتَّى تَنْكِحَ زَوْجاً غَيْرَهُ.



Hadith.4764 - Ali ibn al-Ḥasan ibn Ali ibn Faḍḍal narrated from his father that he asked Imam Ali ibn Musa Ar-Ridha ^{a.s} about the reason why a woman divorced for the third time (ṭalaq al-ʿidda) does not become lawful again for her husband "until she marries another husband".

Imam ^{a.s} replied: "Indeed, Allah ^{SWT}, the Exalted and Glorious, has only permitted divorce twice, as He ^{SWT} said: 'Divorce is twice. Then, either keep [her] in an acceptable manner or release [her] with good treatment' (Surah Al-Baqarah 2:229).

This applies to the third divorce. Due to the man's persistence in engaging in what Allah ^{SWT} dislikes - namely, pronouncing a third divorce, Allah ^{SWT} made her unlawful for him, and she does not become lawful for him 'until she marries another husband'.

This is to prevent people from taking divorce lightly and to stop them from harming women."

[AL SADUQ]

Additionally, a woman divorced for the third time becomes completely separated (ba 'ina) from her husband upon witnessing the first drop of blood from her third menstruation. She does not become lawful for him again until she marries another husband.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.502 • Ilal Al-Shara'i', Vol.2 p.507 • Uyun Al-Akhbar, Vol.2 p.85 • Al-Wafi, Vol.23 p.1024 • Wasa'il Al-Shi'ah, Vol.22 p.121 • Tafsir Al-Burhan, Vol.1 p.476 • Bihar Al-Anwar, Vol.101 p.151 • Tafsir Nur Al-Thaqalayn, Vol.1 p.224 • Tafsir Kanz Al-Daqaiq, Vol.2 p.348

4765 - وَ رَوَى مُوسَى بْنُ بَكْرٍ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «اَلْمُطَلَّقَةُ ثَلاَثاً لَيْسَ لَهَا نَفَقَةٌ عَلَى زَوْجِهَا وَ لاَ سُكْنَى إِنَّمَا ذَلِكَ لِلَّتِي لِزَوْجِهَا عَلَيْهَا رَجْعَةٌ».

Hadith.4765 - Musa ibn Bakr narrated from Zurarah that Abu Jafar (a.s) said:

"A woman who has been divorced three times has no right to maintenance (nafaqa) or accommodation (sukna) from her husband. This is only for the woman whose husband still has the right to take her back (raj ʿa)."

[REFERENCES]

Al-Kafi, Vol.6 p.104 • Al-Kafi, Vol.6 p.104 • Man La Yahduruhu Al-Faqih, Vol.3 p.502 • Tahdhib Al-Ahkam, Vol.8 p.133 • Al-Istibsar, Vol.3 p.334 • Tafsir Al-Safi, Vol.5 p.190 • Wasa'il Al-Shi'ah, Vol.21 p.519 • Wasa'il Al-Shi'ah, Vol.21 p.520 • Tafsir Nur Al-Thaqalayn, Vol.5 p.361 • Tafsir Nur Al-Thaqalayn, Vol.5 p.362



CHAPTER 153 – CHAPTER ON THE DIVORCE OF AN ABSENT PERSON

بَابُ طَلَاقِ الْغَائِبِ

HADITH 4766 – 4768 \$ يسئم اللهِ الرَّحمْن الرَّمْن الرَّمْن الرَّمْن الرَّمْن الرَّمْن الرَّمْن المرَّمْن المرَّمْن المَّمْن المَمْن المَّمْن المَّمْن المَّمْن المَّمْن المَّمْن المَّمْن المَّمْن المَّمْن المَمْن المَّمْن المَمْن المَّمْن المَّمْن المَّمْن المَّمْن المَّمْن المَّمْن المُعْمَانِ المَّمْن المُعْمَانِ المَّمْنِ المَّمْنِ المَّمْنِ المَّمْنِ المَّمْنِ المُعْمَمْنِ المَّمْنِ المَّمْنِ المَّمْنِ المَّمْنِ المُعْمَانِ المُعْمُ المُعْمُ المَّمْنِ المَّمْنِ المَّمْنِ المَّمْنِ المُعْمُ ال

4766 - رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي حَمْزَةَ ٱلثُّمَالِيَّ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ قَالَ لِرَجُلٍ ٱكْتُبْ إِلَى عَبْدِي بِعِتْقِهِ أَ يَكُونُ ذَلِكَ طَلاَقاً أَوْ عِتْقاً قَالَ لَكُتُبْ إِلَى عَبْدِي بِعِتْقِهِ أَ يَكُونُ ذَلِكَ طَلاَقاً أَوْ عِتْقاً قَالَ الْكُتُبْ إِلَى عَبْدِي بِعِتْقِهِ أَ يَكُونُ طَلاَقً وَ لاَ عِتْقُ حَتَّى يَنْطِقَ بِهِ ٱللِّسَانُ أَوْ يَخُطَّ بِيَدِهِ وَ هُوَ يُرِيدُ ٱلطَّلاَقَ أَوِ ٱلْعِتْقَ وَ يَكُونَ ذَلِكَ مِنْهُ بِالْأَهِلَّةِ وَ ٱلشَّهُودِ وَ يَكُونَ غَائِباً عَنْ أَهْلِهِ».

وَ إِذَا أَرَادَ الْغَائِبُ أَنْ يُطَلِّقَ امْرَأَتَهُ فَحَدُّ غَيْبَتِهِ الَّتِي إِذَا غَابَهَا كَانَ لَهُ أَنْ يُطَلِّقَ مَتَى شَاءَ أَقْصَاهُ خَمْسَةُ أَشْهُرٍ أَوْ سِتَّةُ أَشْهُر وَ أَوْسَطُهُ ثَلَاثَةُ أَشْهُر وَ أَدْنَاهُ شَهْرٌ.

Hadith.4766 - Al-Ḥasan ibn Maḥbub narrated from Abu Ḥamzah al-Thumali from Abu Jafar Imam Al-Baqir ^{a.s} who said:

"I asked him about a man who said to another, 'Write to my wife regarding her divorce,' or said: 'Write to my slave regarding his emancipation.' Would that constitute a divorce or emancipation?"

Imam ^{a.s} replied: "There is no divorce nor emancipation until it is spoken by the tongue or written by his own hand with the intention of divorce or emancipation. It must also be done with proper witnessing and at the right time while he is absent from his family."

[AL SADUQ]

And regarding a man who is absent and wishes to divorce his wife, the period of absence during which he may divorce whenever he wants is as follows: the longest is five or six months, the middle is three months, and the shortest is one month.

[REFERENCES]

Al-Kafi, Vol.6 p.64 • Man La Yahduruhu Al-Faqih, Vol.3 p.503 • Tahdhib Al-Ahkam, Vol.8 p.38 • Al-Wafi, Vol.23 p.1035 • Wasa'il Al-Shi'ah, Vol.22 p.37

.....

4767 - فَقَدْ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ إِسْحَاقَ بْنِ عَمَّارٍ قَالَ:

قُلْتُ لِأَبِي إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ اَلْغَائِبُ الَّذِي يُطَلِّقُ كَمْ غَيْبَتُهُ قَالَ «خَمْسَةُ أَشْهُرٍ أَوْ سِتَّةُ أَشْهُرٍ» قُلْتُ حَدُّ فِيهِ دُونَ ذَا قَالَ «ثَلاَثَةُ أَشْهُر».

Hadith.4767 - Safwan ibn Yahya narrated from Ishaq ibn 'Ammar who said:

"I asked Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s}) about the absent man who divorces his wife. How long must his absence be?"

Imam {a.s} replied: "Five or six months."

I asked: "Is there a shorter period than that?"

Imam ^{a.s} said: "Three months."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.503 • Tahdhib Al-Ahkam, Vol.8 p.62 • Al-Istibsar, Vol.3 p.295 • Awali Al-La'ali, Vol.3 p.374 • Al-Wafi, Vol.23 p.1071 • Wasa'il Al-Shi'ah, Vol.22 p.58

4768 - وَ رَوَى مُحَمَّدُ بْنُ أَبِي حَمْزَةَ عَنْ إِسْحَاقَ بْنِ عَمَّارٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «اَلْغَائِبُ إِذَا أَرَادَ أَنْ يُطَلِّقَ اِمْرَأَتَهُ تَرَكَهَا شَهْراً».

Hadith.4768 - Muḥammad ibn Abi Ḥamzah narrated from Isḥaq ibn ʿAmmar who reported from Abu Abdullah ^{a.s} that he said:

"If an absent man wants to divorce his wife, he should leave her for one month."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.503 • Awali Al-La'ali, Vol.3 p.374 • Awali Al-La'ali, Vol.3 p.374



CHAPTER 154 – CHAPTER ON THE DIVORCE BY A YOUNG BOY

بَابُ طَلَاقِ الْغُلَامِ

HADITH 4769
إيسم اللهِ الرَّحمْنِ الرَّحمِيم

4769 - رَوَى زُرْعَةُ عَنْ سَمَاعَةَ قَالَ: سَأَلْتُهُ عَنْ طَلاَقِ اَلْغُلاَمِ وَ لَمْ يَحْتَلِمْ وَ صَدَقَتِهِ فَقَالَ «إِذَا طَلَّقَ لِلسُّنَّةِ وَوَضَعَ الصَّدَقَةَ فِي مَوْضِعِهَا وَ حَقِّهَا فَلاَ بَأْسَ وَ هُوَ جَائِزٌ».

Hadith.4769 - Zuraʿah narrated from Samaʿah who said: I asked Imam ^{a.s} about the divorce issued by a young boy who has not yet reached puberty and about his giving of charity. Imam ^{a.s} said: "If he divorces according to the Sunnah and places the charity in its rightful place and for its due purpose, then there is no harm, and it is valid."

[REFERENCES]

Al-Kafi, Vol.6 p.124 • Man La Yahduruhu Al-Faqih, Vol.3 p.504 • Tahdhib Al-Ahkam, Vol.8 p.76 • Tahdhib Al-Ahkam, Vol.8 p.94 • Al-Istibsar, Vol.3 p.303 • Al-Istibsar, Vol.3 p.303 • Al-Wafi, Vol.23 p.1101 • Wasa'il Al-Shi'ah, Vol.22 p.79



CHAPTER 155 – CHAPTER ON THE DIVORCE BY AN INSANE PERSON

بَابُ طَلَاقِ الْمَعْتُوهِ

% HADITH 4770 – 4772 % بِسِنْم اللهِّ الرَّحْمْنِ الرَّعِيمِ

4770 - رَوَى عَبْدُ اَلْكَرِيمِ بْنُ عَمْرٍو عَنِ اَلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ طَلاَقِ اَلْمَعْتُوهِ اَلْمَعْتُوهِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ طَلاَقِ اَلْمَعْتُوهِ اللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهُ عَنْ طَلاَقِ الْمَعْتُوهِ اللَّهِ عَلْمَا وَ صَدَقَتُهَا فَقَالَ «لاَ».

Hadith.4770 - Abd al-Karim ibn 'Amr narrated from al-Ḥalabi from Abu Abdullah ^{a.s} who said: I asked Imam ^{a.s} about the divorce of a mentally impaired person whose intellect is diminished, whether it is permissible?

Imam {a.s} replied: "No."

I (narrator) also asked about a woman in the same condition, whether it is permissible to sell her property or manage her dowry?

He replied: "No."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.504 • Tahdhib Al-Ahkam, Vol.8 p.75 • Al-Istibsar, Vol.3 p.302

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ يَعْنِي إِذَا طَلَّقَ عَنْهُ وَلِيُّهُ فَأَمَّا أَنْ يُطَلِّقَ هُوَ فَلَا وَ تَصْدِيقُ ذَلِكَ.

Hadith.4771 - Ḥammad ibn ʿIsa narrated from Shuʿayb, from Abu Baṣir, from Abu Abdullah ^{a.s}, that Imam ^{a.s} who was asked about the validity of a divorce issued by a mentally impaired person (maʻtooh).

Imam ^{a.s} responded: "What do you mean by that?"

I said: "The foolish one who lacks sound reasoning."

Imam {a.s} replied: "Yes, it is valid."

[AL SADUQ]

The author of this book (may Allah (SWT) have mercy on him) clarified:

This means that if the divorce is carried out by his guardian on his behalf, it is valid. However, if he himself pronounces the divorce, it is not valid. This is supported by corroborating evidence.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.505 • Tahdhib Al-Ahkam, Vol.8 p.75 • Al-Istibsar, Vol.3 p.302 • Al-Wafi, Vol.23 p.1107 • Wasa'il Al-Shi'ah, Vol.22 p.83



4772 - مَا رَوَاهُ صَفْوَانُ بْنُ يَحْيَى عَنْ أَبِي خَالِدٍ ٱلْقَمَّاطِ قَالَ: قُلْتُ، لِأَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ رَجُلٌ يَعْرِفُ رَأْيَهُ مَرَّةً وَ يُنْكِرُهُ أُخْرَى يَجُوزُ طَلاَقُ وَلِيِّهِ عَلَيْهِ فَقَالَ «مَا لَهُ هُوَ لاَ يُطَلِّقُ» قَالَ قُلْتُ لاَ يَعْرِفُ حَدَّ ٱلطَّلاَقِ وَ لاَ يُطَلِّقُ فَقَالَ «مَا أَرَاهُ إِلاَّ بِمَنْزِلَةِ ٱلْإِمَامِ يَعْنِي ٱلْوَلِيَّ».

Hadith.4772 - Şafwan ibn Yaḥya narrated from Abu Khalid al-Qammaţ, who said:

I said to Abu Abdillah ^{a.s.}: "A man who sometimes understands his own position and at other times denies it, can his guardian (wali) issue a divorce on his behalf?"

Imam ^{a.s} said: "What is wrong with him? Can he not divorce himself?"

I said: "He does not understand the rules of divorce, and if he divorces today, he might say tomorrow that he did not divorce."

Imam ^{a.s} said: "I see him (wali) as being in the position of an Imam - that is, the guardian (wali) has authority over him."

[REFERENCES]

 $Al-Kafi, Vol. 6\ p. 125 \bullet Man\ La\ Yahduruhu\ Al-Faqih, Vol. 3\ p. 505 \bullet Al-Wafi, Vol. 23\ p. 1104 \bullet Wasa'il\ Al-Shi'ah, Vol. 22\ p. 81$



بَابُ طَلَاقِ الَّتِى لَمْ يُدْخَلْ بِهَا وَ حُكْمِ الْمُتَوَفَّى عَنْهَا زَوْجُهَا قَبْلَ الدُّخُولِ وَ

@ HADITH 4773 - 4786 \$ بسم اللهَّ الرَّحمَٰن الرَّحيمِ

4773 - رَوَى مُحَمَّدُ بْنُ ٱلْفُضَيْلِ عَنْ أَبِي ٱلصَّبَّاحِ ٱلْكِنَانِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِذَا طَلَّقَ اَلرَّجُلُ اِمْرَأَتَهُ قَبْلَ أَنْ يَدْخُلَ بِهَا فَلَهَا نِصْفُ مَهْرِهَا وَ إِنْ لَمْ يَكُنْ سَمَّى لَهَا مَهْراً فَ «مَتْاعٌ بالْمَعْرُوفِ».. «عَلَى ٱلْمُوسِع قَدَرُهُ وَ عَلَى ٱلْمُقْتِر قَدَرُهُ» وَ لَيْسَ لَهَا عِدَّةٌ تَتَزَوَّجُ مَنْ شَاءَتْ مِنْ سَاعَتِهَا ».

Hadith.4773 - Muhammad ibn al-Fudayl narrated from Abu al-Sabbah al-Kinani, who reported from Abu Abdullah (a.s) that he said:

"If a man divorces his wife before consummating the marriage, she is entitled to half of her dowry. However, if he had not specified a dowry for her, then 'provision must be made for her in a fair manner', 'according to the means of the wealthy and according to the means of the poor.' She does not have to observe any waiting period (iddah) and may marry whomever she wishes immediately."

[REFERENCES]

Tafsir Al-'Ayyashi, Vol.1 p.124 • Man La Yahduruhu Al-Fagih, Vol.3 p.505 • Al-Wafi, Vol.21 p.487 • Wasa'il Al-Shi'ah, Vol.21 p.307 • Tafsir Al-Burhan, Vol.1 p.491 • Bihar Al-Anwar, Vol.100 p.357 • Tafsir Nur Al-Thagalayn, Vol.1 p.233 • Tafsir Kanz Al-Daqaiq, Vol.2 p.361 • Mustadrak Al-Wasa'il, Vol.15 p.88

4774 - وَ رَوَى عَمْرُو بْنُ شِمْرِ عَنْ جَابِرِ عَنْ أَبِى جَعْفَر عَلَيْهِ ٱلسَّلاَمُ:

فِي قَوْلِ ٱللَّهِ عَزَّ وَ جَلَّ

۞ ثُمَّ طَلَّقْتُمُوهُنَّ مِنْ قَبْل أَنْ تَمَسُّوهُنَّ فَمَا لَكُمْ عَلَيْهِنَّ مِنْ عِدَّةٍ تَعْتَدُّونَهَا فَمَتَّعُوهُنَّ وَ سَرِّحُوهُنَّ سَرَاحاً حَميلاً 🎧

قَالَ «مَتِّعُوهُنَّ أَيْ جَمِّلُوهُنَّ بِمَا قَدَرْتُمْ عَلَيْهِ مِنْ مَعْرُوفٍ فَإِنَّهُنَّ يَرْجِعْنَ بِكَآبَةٍ وَ وَحْشَةٍ وَ هَمِّ عَظِيمٍ وَ شَمَاتَةٍ مِنْ أَعْدَائِهِنَّ فَإِنَّ اَللَّهَ عَزَّ وَ جَلَّ كَرِيمٌ يَسْتَحْيى وَ يُحِبُّ أَهْلَ اَلْحَيَاءِ إِنَّ أَكْرَمَكُمْ أَشَدُّكُمْ إِكْرَاماً لِحَلاَئِلِهِمْ».

Hadith.4774 - Amr ibn Shimr narrated from Jabir, who reported from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s) regarding the saying of Allah (SWT), the Almighty:



"Then if you divorce them before you have touched them, there is no waiting period (iddah) for you to count against them. So provide for them and release them in a gracious manner." (Surah Al-Ahzab 33:49)

Imam ^{a.s} said: "Provide for them," meaning adorn them with whatever you are able to from kindness, for they return with sorrow, loneliness, great grief, and become a subject of gloating for their enemies. Indeed, Allah ^(SWT), the Almighty, is generous, feels shy, and loves those who possess modesty. The most honorable among you is the one who honors his wives the most.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.506 • Tafsir Nur Al-Thaqalayn, Vol.4 p.288 • Tafsir Kanz Al-Daqaiq, Vol.10 p.408

4775 - وَ فِي رِوَايَةِ ٱلْبَزَنْطِيِّ : «أَنَّ مُثْعَةَ ٱلْمُطَلَّقَةِ فَرِيضَةٌ».

Hadith.4775 - In the narration of Al-Bazanti:

"The mut'ah (compensatory gift) for a divorced woman is an obligation (faridah)."

[REFERENCES]

Al-Kafi, Vol.6 p.105 • Man La Yahduruhu Al-Faqih, Vol.3 p.506 • Tahdhib Al-Ahkam, Vol.8 p.141 • Al-Wafi, Vol.23 p.1223 • Al-Wafi, Vol.23 p.1223 • Tafsir Al-Safi, Vol.1 p.266 • Wasa'il Al-Shi'ah, Vol.21 p.306 • Wasa'il Al-Shi'ah, Vol.21 p.307 • Wasa'il Al-Shi'ah, Vol.21 p.308

4776 - وَ رُوِيَ: «أَنَّ ٱلْغَنِيَّ يُمَتَّعُ بِدَارِ أَوْ خَادِمٍ وَ ٱلْوَسَطَ يُمَتَّعُ بِثَوْبٍ وَ ٱلْفَقِيرَ بِدِرْهَمٍ أَوْ خَاتَمٍ».

Hadith.4776 - It is narrated: "The wealthy man should provide a house or a servant as a parting gift, the middle-income man should provide clothing, and the poor man should provide a silver coin or a ring."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.506 • Al-Wafi, Vol.23 p.1225 • Tafsir Al-Safi, Vol.1 p.266 • Wasa'il Al-Shi'ah, Vol.21 p.310 • Tafsir Kanz Al-Dagaig, Vol.2 p.362

Hadith.4777 - It is narrated: "The minimum (parting gift) is a headscarf or something similar to it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.506 • Tafsir Al-Safi, Vol.1 p.266 • Tafsir Kanz Al-Daqaiq, Vol.2 p.362

4778 - وَ رَوَى اَلْحَلَبِيُّ وَ أَبُو بَصِيرٍ وَ سَمَاعَةُ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ وَ إِنْ طَلَّقْتُمُوهُنَّ مِنْ قَبْلِ أَنْ تَمَسُّوهُنَّ وَ قَدْ فَرَضْتُمْ لَهُنَّ فَرِيضَةً فَنِصْفُ مَا فَرَضْتُمْ إِلاَّ أَنْ يَعْفُونَ أَوْ يَعْفُوا اَلَّذِي بِيَدِهِ عُقْدَةُ اَلنَّكَاحِ ۞

قَالَ «هُوَ اَلْأَبُ أَوِ اَلْأَخُ أَوِ اَلرَّجُلُ يُوصَى إِلَيْهِ وَ اَلَّذِي يَجُوزُ أَمْرُهُ فِي مَالِ اَلْمَرْأَةِ فَيَبْتَاعُ لَهَا وَ يَتَّجِرُ فَإِذَا عَفَا فَقَدْ جَازَ».



Hadith.4778 - Al-Halabi, Abu Basir, and Sama'ah narrated from Abu Abdullah ^{a.s} regarding the saying of Allah ^(SWT), the Exalted:

"And if you divorce them before you have touched them and you have already specified a dowry for them, then half of what you have specified must be paid, unless they forgo it or the one in whose hand is the marriage contract forgoes it" (Surah Al-Baqarah 2:237).

Imam ^{a.s} said: "It refers to the father, the brother, or the man who is entrusted with her affairs and whose authority over the woman's wealth is accepted, as he buys and trades for her. So, if he waives it, it becomes valid."

[REFERENCES]

Al-Kafi, Vol.6 p.106 • Man La Yahduruhu Al-Faqih, Vol.3 p.506 • Al-Wafi, Vol.21 p.488 • Wasa'il Al-Shi'ah, Vol.21 p.315 • Tafsir Al-Burhan, Vol.1 p.492 • Tafsir Nur Al-Thaqalayn, Vol.1 p.235 • Tafsir Kanz Al-Daqaiq, Vol.2 p.364

-----4779 - وَ فِى خَبَرِ آخَرَ: «يَأْخُذُ بَعْضاً وَ يَدَعُ بَعْضاً وَ لَيْسَ لَهُ أَنْ يَدَعَ كُلَّهُ».

Hadith.4779 - And in another narration:

"He may take a part and leave a part, but he does not have the right to forgo all of it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.507 • Tafsir Nur Al-Thaqalayn, Vol.1 p.235

4780 - وَ سَأَلَ عُبَيْدُ بْنُ زُرَارَةَ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اِمْرَأَةٍ هَلَكَ زَوْجُهَا وَ لَمْ يَدْخُلْ بِهَا قَالَ «لَهَا الْمِيرَاتُ وَ عَلَيْهَا اَلْعِدَّةُ كَامِلَةً وَ إِنْ سَمَّى لَهَا مَهْراً فَلَهَا نِصْفُهُ وَ إِنْ لَمْ يَكُنْ سَمَّى لَهَا مَهْراً فَلاَ شَيْءَ لَهَا». وَ لَا نَفَقَةٌ.

Hadith.4780 - Ubayd ibn Zurarah asked Abu Abdullah ^{a.s} about a woman whose husband passed away before consummating the marriage.

Imam ^{a.s} replied: "She is entitled to inheritance and must observe the complete waiting period (iddah). If he had specified a dowry for her, she is entitled to half of it, and if he had not specified a dowry, she is entitled to nothing."

[AL SADUQ

Additionally, a woman whose husband has passed away is not entitled to housing or financial maintenance.

[REFERENCES]

Al-Kafi, Vol.6 p.120 • Man La Yahduruhu Al-Faqih, Vol.3 p.507 • Al-Wafi, Vol.22 p.502 • Wasa'il Al-Shi'ah, Vol.21 p.327

4781 - وَ سَأَلَ شِهَابٌ أَبًا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنْ رَجُلٍ تَزَوَّجَ بِامْرَأَةٍ بِأَلْفِ دِرْهَمٍ فَأَدَّاهَا إِلَيْهَا فَوَهَبَتْهَا لَهُ وَ قَالَتْ أَنَا فِيكَ أَرْغَبُ فَطَلَّقَهَا قَبْلَ أَنْ يَدْخُلَ بِهَا قَالَ «يَرْجِعُ عَلَيْهَا بِخَمْسِمِائَةِ دِرْهَمٍ».

Hadith.4781 - Shihab asked Abu Abdullah ^{a.s} about a man who married a woman with a dowry of one thousand dirhams. He paid her the dowry, and she gifted it back to him, saying, "I desire you more."

However, he divorced her before consummating the marriage.

Imam ^{a.s} replied: "He is entitled to reclaim five hundred dirhams from her."



[REFERENCES]

Al-Kafi, Vol.6 p.107 • Man La Yahduruhu Al-Faqih, Vol.3 p.507

4782 - وَ رَوَى عَلِيُّ بْنُ رِئَابٍ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «مُثْعَةُ اَلنِّسَاءِ وَاجِبَةٌ دُخِلَ بِهَا أَوْ لَمْ يُدْخَلْ بِهَا وَ تُمَتَّعُ قَبْلَ أَنْ تُطَلَّقَ».

Hadith.4782 - Ali ibn Ri'ab narrated from Zurara, who reported from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"The compensation (mut'ah) for women is obligatory, whether the marriage was consummated or not. This compensation should be granted before she is divorced."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.507 • Al-Wafi, Vol.23 p.1224

4783 - : وَ قَضَى أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ فِي اِمْرَأَةٍ تُوُفِّيَ عَنْهَا زَوْجُهَا وَ لَمْ يَمَسَّهَا قَالَ «لاَ تَنْكِحُ حَتَّى تَعْتَدَّ أَرْبَعَةَ أَشْهُر وَ عَشَرَةَ أَيَّامٍ عِدَّةَ ٱلْمُتَوَفِّى عَنْهَا زَوْجُهَا».

وَ الْمُطَلَّقَةُ تَعْتَدُّ مِنْ يَوْمَ طَلَّقَهَا زَوْجُهَا وَ الْمُتَوَفَّى عَنْهَا زَوْجُهَا تَعْتَدُّ مِنْ يَوْمِ يَبْلُغُهَا الْخَبَرُ لِأَنَّ هَذِهِ تُحِدُّ وَ الْمُطَلَّقَةُ لَا تُحدُّ

Hadith.4783 - Commander of the Faithful ^{a.s} ruled concerning a woman whose husband passed away without consummating the marriage, saying:

"She must not remarry until she completes a waiting period (iddah) of four months and ten days, which is the prescribed waiting period for a woman whose husband has passed away."

[AL SADUQ

As for a divorced woman, her waiting period begins from the day her husband divorces her. However, the waiting period for a woman whose husband has died begins from the day she receives the news of his death because she must observe mourning (ihdad), whereas a divorced woman is not required to observe mourning.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.508

4784 - وَ كَتَبَ مُحَمَّدُ بْنُ ٱلْحَسَنِ ٱلصَّفَّارُ إِلَى أَبِي مُحَمَّدٍ ٱلْحَسَنِ بْنِ عَلِيٍّ عَلَيْهِ ٱلسَّلاَمُ: فِي اِمْرَأَةٍ مَاتَ عَنْهَا وَهِيَ تَعْمَلُ لِلنَّاسِ هَلْ يَجُوزُ لَهَا أَنْ تَخْرُجَ وَوْجُهَا وَ هِيَ تَعْمَلُ لِلنَّاسِ هَلْ يَجُوزُ لَهَا أَنْ تَخْرُجَ وَ تَعْمَلُ لِلنَّاسِ هَلْ يَجُوزُ لَهَا أَنْ تَخْرُجَ وَ تَعْمَلَ وَ قَيْيَتَ عَنْ مَنْزِلِهَا لِلْعَمَلِ وَ ٱلْحَاجَةِ فِي عِدَّتِهَا قَالَ فَوَقَّعَ عَلَيْهِ ٱلسَّلاَمُ «لاَ بَأْسَ بِذَلِكَ إِنْ شَاءَ ٱللَّهُ».

Hadith.4784 - Muhammad ibn al-Hasan al-Saffar wrote to Abu Muhammad al-Hasan ibn Ali ^{a.s} regarding a woman whose husband had passed away while she was still in her waiting period (iddah) and who was in need, with no one to provide for her, and she worked for people. He asked whether it was permissible for her to leave her house, work, and even stay away from her home overnight for work and necessity during her waiting period. Imam ^{a.s} responded: "There is no harm in that, God willing."



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.508 • Al-Wafi, Vol.23 p.1220 • Wasa'il Al-Shi'ah, Vol.22 p.246

4785 - وَ سَأَلَ عَمَّارُ ٱلسَّابَاطِيُّ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ : عَنِ ٱلْمَرْأَةِ يَمُوتُ عَنْهَا زَوْجُهَا هَلْ يَحِلُّ لَهَا أَنْ تَخُرُجَ مِنْ مَنْزِلِهَا فِي عِدَّتِهَا قَالَ «نَعَمْ تَخْتَضِبُ وَ تَدَّهِنُ وَ تَكْتَحِلُ وَ تَمْتَشِطُ وَ تَصْبَعُ وَ تَلْبَسُ ٱلْمُصَبِّعُ وَ تَضْنَعُ مَا شَاءَتْ بِغَيْرِ زِينَةٍ لِزَوْج».

Hadith.4785 - Ammar al-Sabati asked Abu Abdullah ^{a.s} about a woman whose husband has passed away. He inquired whether it is permissible for her to leave her house during her waiting period (iddah).

The Imam ^{a.s} replied: "Yes, she may apply henna, use oils, apply kohl, comb her hair, dye it, wear colored clothing, and do whatever she wishes as long as it is not for adornment intended for a husband."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.508 • Wasa'il Al-Shi'ah, Vol.22 p.234

4786 - وَ فِي خَبَرٍ آخَرَ قَالَ: «لاَ بَأْسَ بِأَنْ تَحُجَّ اَلْمُتَوَفَّى عَنْهَا زَوْجُهَا وَ هِيَ فِي عِدَّتِهَا وَ تَنْتَقِلَ مِنْ مَنْزِلِ إِلَى مَنْزِل».

Hadith.4786 - In another narration, it was said: "There is no harm for a woman whose husband has passed away to perform Hajj during her waiting period (iddah) and to move from one house to another."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.508



CHAPTER 157 – CHAPTER ON THE DIVORCE OF A PREGNANT WOMAN

بَابُ طَلَاقِ الْحَامِلِ

% HADITH 4787 – 4795 % بِسِنْم اللرِّ الرَّحْمُنِ الرَّعِيمِ

4787 - رَوَى زُرَارَةُ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ : «طَلاَقُ اَلْحَامِلِ وَاحِدَةٌ فَإِذَا وَضَعَتْ مَا فِي بَطْنِهَا فَقَدْ بَانَتْ منْهُ».

وَ قَالَ اللَّهُ تَبَارَكَ وَ تَعَالَى ۞ وَ أُولاتُ الْأَحْمالِ أَجَلُهُنَّ أَنْ يَضَعْنَ حَمْلَهُنَ

فَإِذَا طَلَّقَهَا الرَّجُلُ وَ وَضَعَتْ مِنْ يَوْمِهَا أَوْ مِنْ غَدٍ فَقَدِ انْقَضَى أَجَلُهَا وَ جَائِزٌ لَهَا أَنْ تَتَزَوَّجَ وَ لَكِنْ لَا يَدْخُلُ بِهَا زَوْجُهَا حَتَّى تَطْهُرَ وَ الْحُبْلَى الْمُطَلَّقَةُ تَعْتَدُّ بِأَقْرَبِ الْأَجَلَيْنِ إِنْ مَضَتْ بِهَا ثَلَاثَةُ أَشْهُرٍ قَبْلَ أَنْ تَضَعَ فَقَدِ انْقَضَتْ عِدَّتُهَا مِنْهُ وَ لَكِنَّهَا لَا تَتَزَوَّجُ حَتَّى تَضَعَ فَإِنْ وَضَعَتْ مَا فِي بَطْنِهَا قَبْلَ انْقِضَاءِ ثَلَاثَةِ أَشْهُرٍ فَقَدِ انْقَضَى أَجَلُهَا

وَ الْحُبْلَى الْمُتَوَفَّى عَنْهَا زَوْجُهَا تَعْتَدُّ بِأَبْعَدِ الْأَجَلَيْنِ إِنْ وَضَعَتْ قَبْلَ أَنْ تَمْضِيَ أَرْبَعَةُ أَشْهُرٍ وَ عَشَرَةُ أَيَّامٍ لَمْ تَنْقَضِ عِدَّتُهَا عَدَّتُهَا حَتَّى تَمْضِيَ أَرْبَعَةُ أَشْهُرٍ وَ عَشَرَةُ أَيَّامٍ وَ إِنْ مَضَتْ لَهَا أَرْبَعَةُ أَشْهُرٍ وَ عَشَرَةُ أَيَّامٍ قَبْلَ أَنْ تَضَعَ لَمْ تَنْقَضِ عِدَّتُهَا عَدَّتُهَا حَتَّى تَضْعَ. حَتَّى تَضَعَ.

Hadith.4787 - Zurarah narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Bagir (a.s):

"The divorce of a pregnant woman is a single divorce, and once she delivers what is in her womb, she is separated from him."

[AL SADUQ]

Allah (SWT), the Blessed and Exalted, said:

"And for those who are pregnant, their term is until they deliver their burden." (Surah At-Talaq 65:4)

Therefore, if a man divorces his wife and she delivers on the same day or the next, her waiting period (iddah) has ended, and it is permissible for her to marry.

However, her new husband cannot consummate the marriage until she becomes pure (completes her postpartum period).

A pregnant woman who is divorced must observe the shorter of the two waiting periods. If three months pass before she delivers, her waiting period is over, but she cannot remarry until she gives birth. However, if she delivers before the completion of three months, her waiting period ends immediately.

On the other hand, a pregnant woman whose husband has passed away must observe the longer of the two waiting periods. If she delivers before the completion of four months and ten days, her waiting period is not over until the full four months and ten days pass.

Conversely, if four months and ten days pass before she delivers, her waiting period does not end until she gives birth.

[REFERENCES]

Al-Kafi, Vol.6 p.81 • Man La Yahduruhu Al-Faqih, Vol.3 p.509 • Tahdhib Al-Ahkam, Vol.8 p.128 • Al-Istibsar, Vol.3 p.298 • Awali Al-La'ali, Vol.3 p.380 • Al-Wafi, Vol.23 p.1079 • Wasa'il Al-Shi'ah, Vol.22 p.145 • Wasa'il Al-Shi'ah, Vol.22 p.193

BAB UI OAIM

4788 - وَ رَوَى عَلِيُّ بْنُ أَبِي حَمْزَةَ عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ سَمِعْتُهُ يَقُولُ: «اَلْحُبْلَى اَلْمُطَلَّقَةُ يُنْفَقُ عَلَيْهَا حَتَّى تَضَعَ حَمْلَهَا وَ هِيَ أَحَقُّ بِوَلَدِهَا أَنْ تُرْضِعَهُ بِمَا تَقْبَلُهُ إِمْرَأَةٌ أُخْرَى يَقُولُ اللَّهُ عَزَّ وَ جَلًّ: ۞ لا تُضَارَّ والِدَةٌ بِوَلَدِهَا وَ لا مَوْلُودٌ لَهُ بِوَلَدِهِ وَ عَلَى اَلْوارِثِ مِثْلُ ذٰلِكَ ۞ لاَ يُضَارَّ والدَةٌ بِوَلَدِها وَ لا مَوْلُودٌ لَهُ بِوَلَدِهِ وَ عَلَى اَلْوارِثِ مِثْلُ ذٰلِكَ ۞ لاَ يُضَارَّ بِالصَّبِيِّ وَ لاَ يُضَارَّ بِأُمِّهِ فِي رَضَاعِهِ وَ لَيْسَ لَهَا أَنْ تَأْخُذَ فِي رَضَاعِهِ فَوْقَ حَوْلَيْنِ كَامِلَيْنِ فَإِذَا أَرَادَ لَا يُضَالَ قَبْلَ ذَلِكَ «عَنْ تَرْاضٍ مِنْهُمٰا» كَانَ حَسَناً وَ الْفِصَالُ هُوَ الْفِطَامُ ».

Hadith.4788 - Ali ibn Abi Hamzah narrated from Abu Basir from Abu Abdullah (a.s) who said:

I heard Imam ^{a.s} say, "A pregnant divorced woman is to be provided for until she delivers her child, and she has more right to nurse her child as long as she accepts compensation similar to what another woman would accept.

Allah (SWT), the Mighty and Majestic, says:

'No mother should be harmed because of her child, nor should any father because of his child. And upon the heir is the same responsibility' (Surah Al-Baqarah 2:233)

There should be no harm caused to the child nor to the mother in matters of nursing. She is not entitled to take compensation for nursing beyond two complete years, but if they both agree to wean the child before that 'by mutual consent and consultation,' then it is acceptable.

And 'weaning' means the cessation of breastfeeding."

[REFERENCES]

Tafsir Al-'Ayyashi, Vol.1 p.121 • Man La Yahduruhu Al-Faqih, Vol.3 p.510 • Wasa'il Al-Shi'ah, Vol.21 p.455 • Tafsir Al-Burhan, Vol.1 p.486 • Bihar Al-Anwar, Vol.101 p.133 • Mustadrak Al-Wasa'il, Vol.15 p.157

Hadith.4789 - Muhammad ibn Al-Fudayl narrated from Abu al-Sabbah al-Kinani from Abu Abdullah ^{a.s} who said:

"In the case of a pregnant woman whose husband has passed away, her expenses are to be provided from the wealth of the child she carries in her womb."

[REFERENCES]

Al-Kafi, Vol.6 p.115 • Man La Yahduruhu Al-Faqih, Vol.3 p.510 • Tahdhib Al-Ahkam, Vol.8 p.152 • Al-Istibsar, Vol.3 p.345 • Al-Wafi, Vol.23 p.1234 • Wasa'il Al-Shi'ah, Vol.21 p.524

4790 - وَ فِي رِوَايَةِ اَلسَّكُونِيِّ قَالَ قَالَ عَلِيُّ بْنُ أَبِي طَالِبٍ عَلَيْهِ اَلسَّلاَمُ : «نَفَقَةُ اَلْحَامِلِ اَلْمُتَوَفَّى عَنْهَا زَوْجُهَا مِنْ جَمِيعِ اَلْمَالِ حَتَّى تَضَعَ ».

وَ الَّذِي نُفْتِي بِهِ رِوَايَةُ الْكِنَانِيِّ.

Hadith.4790 - In the narration of Al-Sakuni, he said that Imam Ali ibn Abi Talib (a.s.) said:

"The expenses of a pregnant woman whose husband has passed away are to be provided from the entire wealth until she gives birth."

[AL SADUQ]

However, the ruling we issue is based on the narration of Al-Kinani.



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.510 • Al-Istibsar, Vol.3 p.346 • Al-Wafi, Vol.23 p.1235 • Wasa'il Al-Shi'ah, Vol.21 p.524

4791 - وَ- رَوَى مُحَمَّدُ بْنُ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: قَضَى أَمِيرُ الْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فِي السَّلاَمُ فِي السَّلاَمُ فَي عَنْهَا زَوْجُهَا وَ هِيَ حُبْلَى فَوَلَدَثُ قَبْلَ أَنْ تَنْقَضِيَ أَرْبَعَةُ أَشْهُرٍ وَ عَشَرَةُ أَيَّامٍ فَتَزَوَّجَثْ فَقَضَى الْمُرَأَةِ تُوفِّيَ عَنْهَا ثُمَّ لَا يَخْطُبَهَا حَتَّى يَنْقَضِيَ آخِرُ الْأَجَلَيْنِ فَإِنْ شَاءَ أَوْلِيَاءُ الْمَرْأَةِ أَنْكَحُوهَا إِيَّاهُ وَ إِنْ شَاءُوا أَنْ يَخْطُبَهَا حَتَّى يَنْقَضِيَ آخِرُ الْأَجَلَيْنِ فَإِنْ شَاءَ أَوْلِيَاءُ الْمَرْأَةِ أَنْكَحُوهَا إِيَّاهُ وَ إِنْ شَاءُوا أَنْ سُكُوهَا وَرُوا عَلَيْهِ مَالَهُ.

Hadith.4791 - Muhammad ibn Qays narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.} who said:

"The Commander of the Faithful ^{a.s} passed judgment regarding a woman whose husband had passed away while she was pregnant. She gave birth before the completion of four months and ten days, and then she married another man.

Imam ^{a.s.} ruled that she must be separated from him and that he should not propose to her again until the longer of the two waiting periods is completed. If the woman's guardians wish, they may marry her to him, and if they wish, they may prevent it. If they prevent it, they must return his wealth to him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.510

4792 - وَ- سَأَلَ عَبْدُ الرَّحْمَنِ بْنُ الْحَجَّاجِ- أَبَا إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ عَنِ الْحُبْلَى يُطَلِّقُهَا زَوْجُهَا فَتَضَعُ سِقْطاً قَدْ تَمَّ أَوْ لَمْ يَتِمَّ أَوْ وَضَعَتْهُ مُضْغَةً أَ تَنْقَضِي بِذَلِكَ عِدَّتُهَا فَقَالَ كُلُّ شَيْءٍ وَضَعَتْهُ يَسْتَبِينُ أَنَّهُ حَمْلُ تَمَّ أَوْ لَمْ يَتِمَّ أَوْ وَضَعَتْهُ مُضْغَةً قَالَ وَ سَمِعْتُهُ يَقُولُ إِذَا طَلَّقَ الرَّجُلُ امْرَأَتَهُ فَادَّعَتْ حَبَلًا لَمْ يَتِمَّ فَقَدْ انْقَضَتْ بِهِ عِدَّتُهَا وَ إِنْ كَانَتْ مُضْغَةً قَالَ وَ سَمِعْتُهُ يَقُولُ إِذَا طَلَّقَ الرَّجُلُ امْرَأَتَهُ فَادَّعَتْ حَبَلًا انْتَظَرَتْ تِسْعَةَ أَشْهُرٍ فَإِنْ وَلَدَتْ وَ إِلَّا اعْتَدَّتْ ثَلَاثَةَ أَشْهُرٍ ثُمَّ قَدْ بَانَتْ مِنْهُ.

Hadith.4792 - Abdul Rahman ibn Al-Hajjaj asked Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s.}) about a pregnant woman whom her husband divorces, and then she miscarries, whether the miscarriage was fully developed or not, or if she delivered a lump of flesh - does her waiting period end with that?

Imam ^{a.s} replied: "Anything she delivers that is clearly recognized as a pregnancy, whether fully developed or not, her waiting period is completed with that, even if it is a lump of flesh." Imam ^{a.s} also said: "I heard him say that if a man divorces his wife and she claims to be pregnant, she should wait for nine months. If she gives birth, then so be it, but if not, she must observe a waiting period of three months, after which she is completely separated from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.510



4793 - وَ- رَوَى سَلَمَةُ بْنُ الْخَطَّابِ عَنْ إِسْمَاعِيلَ بْنِ إِسْحَاقَ عَنْ إِسْمَاعِيلَ بْنِ أَبَانٍ عَنْ غِيَاثٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ جَدِّهِ عَنْ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ قَالَ: أَدْنَى مَا تَحْمِلُ الْمَرْأَةُ لِسِتَّةِ أَشْهُرٍ وَ أَكْثَرُ مَا تَحْمِلُ لِسَنَتَيْن.

Hadith.4793 - Salamah ibn Al-Khattab narrated from Isma'il ibn Ishaq, from Isma'il ibn Aban, from Ghiyath, from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, from his grandfather, from Imam Ali ibn Abi Talib ^{a.s} who said:

"The minimum period a woman can carry a pregnancy is six months, and the maximum period she can carry is two years."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.510

4794 - وَ- رَوَى عَلِيُّ بْنُ الْحَكَمِ عَنْ مُحَمَّدِ بْنِ مَنْصُورٍ الصَّيْقَلِ عَنْ أَبِيهِ عَنْ أَبِي عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ فِي الرَّجُلِ يُطَلِّقُ امْرَأَتَهُ وَ هِيَ حُبْلَى قَالَ يُطَلِّقُهَا قُلْتُ فَيُرَاجِعُهَا قَالَ نَعَمْ يُرَاجِعُهَا قُلْتُ فَإِنَّهُ بَدَا لَهُ بَعْدَ مَا رَاجِعُهَا قَالَ لَا حَتَّى تَضَعَ.

Hadith.4794 - Ali ibn Al-Hakam narrated from Muhammad ibn Mansur Al-Sayqal, from his father, from Abu Abdullah ^{a.s} regarding a man who divorces his wife while she is pregnant.

Imam ^{a.s} said: "He may divorce her."

I asked: "Can he take her back?"

Imam ^{a.s} replied: "Yes, he can take her back."

I asked: "What if he decides to divorce her again after taking her back?"

Imam ^{a.s} said: "No, not until she gives birth."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.510

4795 - وَ سُئِلَ الصَّادِقُ عَلَيْهِ اَلسَّلاَمُ عَنِ الْمَرْأَةِ الْحَامِلِ يُطَلِّقُهَا زَوْجُهَا ثُمَّ يُرَاجِعُهَا ثُمَّ يُطَلِّقُهَا ثُمَّ يُطَلِّقُهَا ثُمَّ يُطَلِّقُهَا ثُمَّ يُطَلِّقُهَا الثَّالِثَةَ فَقَالَ قَدْ بَانَتْ مِنْهُ وَ لَا تَحِلُّ لَهُ حَتَّى تَنْكِحَ زَوْجاً غَيْرَهُ.

Hadith.4795 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} was asked about a pregnant woman whom her husband divorces, then takes her back, then divorces her again, then takes her back, and then divorces her a third time.

Imam ^{a.s} said: "She is now completely separated from him and is not permissible for him until she marries another husband."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.510



CHAPTER 158 – CHAPTER ON THE DIVORCE OF A WOMAN WHO HAS NOT REACHED MENSTRUATION, ONE REACHED MENOPAUSAL AGE, ONE WITH IRREGULAR MENSTRUATION, AND ONE WITH UNCERTAIN MENSTRUATION

بَابُ طَلَاقِ الَّتِي لَمْ تَبْلُغِ الْمَحِيضَ وَ الَّتِي قَدْ يَئِسَتْ مِنَ الْمَحِيضِ وَ الَّتِي قَدْ يَئِسَتْ مِنَ الْمَحِيضِ وَ الْمُسْتَرَابَةِ الْمُسْتَرَابَةِ

% HADITH 4796 – 4805 المسلم اللهِ الرَّحْمُن الرَّعِيمِ

4796 - رَوَى أَحْمَدُ بْنُ مُحَمَّدِ بْنِ أَبِي نَصْرٍ الْبَزَنْطِيُّ عَنْ عَبْدِ الْكَرِيمِ بْنِ عَمْرٍو عَنْ مُحَمَّدِ بْنِ حَكِيمٍ عَنِ الْعَبْدِ الْكَرِيمِ بْنِ عَمْرٍو عَنْ مُحَمَّدِ بْنِ حَكِيمٍ عَنِ الْعَبْدِ الصَّالِحِ عَلَيْهِ اَلسَّلاَمُ قَالَ: قُلْتُ لَهُ الْجَارِيَةُ الشَّابَّةُ الَّتِي لَا تَحِيضُ وَ مِثْلُهَا تَحِيضُ طَلَّقَهَا زَوْجُهَا قَالَ عِدَّتُهَا ثَلَاثَةُ أَشْهُر.

Hadith.4796 - Ahmad ibn Muhammad ibn Abi Nasr Al-Bazanti narrated from Abdul Karim ibn Amr, from Muhammad ibn Hakim, from the Righteous Servant (Imam Musa ibn Jafar Al-Kadhim ^(a.s)).

He said: I asked him about a young girl who does not menstruate, though others like her do menstruate, and her husband divorces her.

Imam ^{a.s} said: "Her waiting period is three months."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.510

4797 - وَ- رَوَى مُحَمَّدُ بْنُ حَكِيمٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ سَمِعْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ يَقُولُ فِي الَّتِي قَدْ يَئِسَتْ مِنَ الْمَحِيضِ يُطَلِّقُهَا زَوْجُهَا قَالَ بَانَتْ مِنْهُ وَ لَا عِدَّةَ عَلَيْهَا.

Hadith.4797 - Muhammad ibn Hakim narrated from Muhammad ibn Muslim who said: I heard Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.} say regarding a woman who has reached menopause and her husband divorces her:

"She is separated from him, and there is no waiting period ('iddah) upon her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.510

4798 - وَ- رَوَى الْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبَانِ بْنِ عُثْمَانَ عَنِ الْحَلَبِيِّ عَنْ أَبِي عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: عِدَّةُ الْمَرْأَةِ الَّتِي لَا تَطْهُرُ وَ الْجَارِيَةِ الَّتِي قَدْ يَئِسَتْ ثَلَاثَةُ أَشْهُرٍ وَ عِدَّةُ الَّتِي عَنْ أَلْقُ وَ الْجَارِيَةِ الَّتِي قَدْ يَئِسَتْ ثَلَاثَةُ أَشْهُرٍ وَ عِدَّةُ الَّتِي يَسْتَقِيمُ حَيْضُهَا ثَلَاثُ حِيَضٍ.



Hadith.4798 - Al-Hasan ibn Mahbub narrated from Aban ibn Uthman, from Al-Halabi, from Abu Abdullah ^{a.s} who said:

"The waiting period ('iddah) for a woman who does not menstruate, for a woman experiencing continuous irregular bleeding (mustahadah) who does not become pure, and for a young girl who has reached menopause is three months.

As for a woman whose menstruation is regular, her waiting period is three menstrual cycles."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.510

4799 - وَ- فِي رِوَايَةِ جَمِيلٍ أَنَّهُ قَالَ فِي الرَّجُلِ يُطَلِّقُ الصَّبِيَّةَ الَّتِي لَمْ تَبْلُغْ وَ لَا تَحْمِلُ مِثْلُهَا وَ قَدْ كَانَ دَخَلَ بِهَا وَ الْمَرْأَةَ الَّتِي قَدْ يَئِسَتْ مِنَ الْمَحِيضِ وَ ارْتَفَعَ طَمْثُهَا وَ لَا تَلِدُ مِثْلُهَا فَقَالَ لَيْسَ عَلَيْهِمَا عِدَّةٌ.

Hadith.4799 - In a narration from Jamil, it is reported:

He asked about a man who divorces a young girl who has not reached puberty and is not of the age to conceive, even though he had consummated the marriage with her, and about a woman who has reached menopause, whose menstruation has ceased, and who is not capable of conceiving.

Imam ^{a.s} said: "There is no waiting period ('iddah) for either of them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.510

4800 - وَ- رَوَى الْبَزَنْطِيُّ عَنِ الْمُثَنَّى عَنْ زُرَارَةَ عَنْ أَبِي عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنِ الَّتِي لَا تَحِيضُ إِلَّا فِي ثَلَاثِ سِنِينَ أَوْ أَرْبَع سِنِينَ قَالَ تَعْتَدُّ ثَلَاثَةَ أَشْهُر ثُمَّ تَتَزَوَّجُ إِنْ شَاءَث.

Hadith.4800 - Al-Bazanti narrated from Al-Muthanna, from Zurara, from Abu Abdullah ^{a.s} who said: I asked him about a woman who menstruates only once every three or four years. Imam ^{a.s} said: "She observes a waiting period of three months, and then she may marry if she wishes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.510

4801 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ أَنَّهُ قَالَ: فِي اَلَّتِي تَحِيضُ فِي كُلِّ ثَلاَثَةِ أَشْهُرٍ مَرَّةً أَوْ فِي كُلِّ سَنَةٍ مَرَّةً وَ اَلْمُسْتَحَاضَةِ وَ اَلَّتِي لَمْ تَبْلُغْ وَ اَلَّتِي تَحِيضُ مَرَّةً وَ يَرْتَفِعُ حَيْضُهَا مَرَّةً وَ اَلَّتِي لاَ تَطْمَعُ فِي اَلْوَلَدِ وَ اَلَّتِي قَدِ اِرْتَفَعَ حَيْضُهَا وَ زَعَمَث أَنَّهَا لَمْ تَيْأَسْ وَ الَّتِي تَرَى اَلصُّفْرَةَ مِنْ حَيْضِ لَيْسَ بِمُسْتَقِيمٍ فَذَكَرَ «أَنَّ عِدَّةَ هَوُلاَءٍ كُلِّهِنَّ ثَلاَثَةُ أَشْهُر».



Hadith.4801 - Al-Alaa narrated from Muhammad ibn Muslim, from one of the two Imams (peace be upon them), who said regarding;

A woman who menstruates once every three months or once every year,

And the mustahadah (a woman with continuous bleeding),

And the girl who has not yet reached puberty,

And the woman who menstruates once and then her menstruation stops,

And the woman who does not expect to bear children,

And the woman whose menstruation has ceased but claims she has not despaired,

And the woman who sees yellowish discharge from irregular menstruation

(Imams {a.s} said) that "the waiting period for all of these women is three months."

[REFERENCES]

Al-Kafi, Vol.6 p.99 • Man La Yahduruhu Al-Faqih, Vol.3 p.513 • Tahdhib Al-Ahkam, Vol.8 p.119 • Al-Istibsar, Vol.3 p.323 • Al-Wafi, Vol.23 p.1157 • Wasa'il Al-Shi'ah, Vol.22 p.183

4802 - وَ رَوَى اِبْنُ أَبِي عُمَيْرٍ وَ ٱلْبَرَنْطِيُّ جَمِيعاً عَنْ جَمِيلِ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «أَمْرَانِ أَيُّهُمَا سَبَقَ إِلَيْهَا بَانَتْ بِهِ ٱلْمُطَلَّقَةُ ٱلْمُسْتَرَابَةُ ٱلَّتِي تَسْتَرِيبُ ٱلْحَيْضَ إِنْ مَرَّث بِهَا ثَلاَثَةُ أَشْهُرٍ بِيضٍ «أَمْرَانِ أَيُّهُمَا سَبَقَ إِلَيْهَا بَانَتْ بِهَا ثَلاَثَةُ أَشْهُرٍ بِيضٍ لَيْسَ بَيْنَ ٱلْحَيْضَتَيْنِ ثَلاَثَةُ أَشْهُرٍ بَانَتْ بِالْحَيْضِ». لَيْسَ فِيهَا دَمٌ بَانَتْ بِهَا وَ إِنْ مَرَّث بِهَا ثَلاَثُةُ أَيْسَ بَيْنَ ٱلْحَيْضَتَيْنِ ثَلاَثَةُ أَشْهُرٍ إِلَّا يَوْماً فَحَاضَتْ ثُمَّ مَرَّتْ بِهَا ثَلاَثَةُ أَشْهُرٍ إِلَّا يَوْماً فَحَاضَتْ ثُمَّ مَرَّتْ بِهَا ثَلاَثَةُ أَشْهُرٍ إِلَّا يَوْماً فَحَاضَتْ فَهَذِهِ تَعْتَدُ بِالْحَيْضِ عَلَى هَذَا الْوَجْهِ وَ لَا تَعْتَدُ بِالشَّهُورِ فَإِنْ مَرَّتْ بِهَا ثَلَاثَةُ أَشْهُرٍ إِلَّا يَوْماً فَحَاضَتْ فَهَذِهِ تَعْتَدُ بِالْحَيْضِ عَلَى هَذَا الْوَجْهِ وَ لَا تَعْتَدُ بِالشَّهُورِ فَإِنْ مَرَّتْ بِهَا ثَلَاثَةُ أَشْهُرٍ إِلَّا يَوْماً فَحَاضَتْ ثُمَّ مَرَّتْ بِهَا ثَلَاثَةُ أَشْهُرٍ إِلَّا يَوْماً فَحَاضَتْ فَهَذِهِ تَعْتَدُ بِالْحَيْضِ عَلَى هَذَا الْوَجْهِ وَ لَا تَعْتَدُ بِالشَّهُورِ فَإِنْ مَرَّتْ بِهَا ثَلَاثَةُ أَشْهُرٍ بِهَا ثَلَاثَةُ أَشْهُرٍ إِلَّا يَوْماً فَحَاضَتْ فَهَذِهِ تَعْتَدُ بِالْحَيْضِ عَلَى هَذَا الْوَجْهِ وَ لَا تَعْتَدُ بِالشَهُورِ فَإِنْ مَرَّتْ بِهَا ثَلَاثَةُ أَشْهُر بِيضَ لَمْ تَحِضْ فِيهَا بَانَتْ.

Hadith.4802 - Ibn Abi Umayr and Al-Bazanti both narrated from Jamil, from Zurara, from Abu Ja'far Imam Muhammad ibn Ali Al-Bagir ^{a.s} who said:

"There are two matters, whichever occurs first will determine the separation of a suspiciously divorced woman who is uncertain about her menstruation. If three full white months pass without any blood, she is separated by that. However, if three menstrual cycles occur, even if there are not three full months between them, she is separated by the menstruation."

[AL SADUQ]

Ibn Abi Umayr said that Jamil ibn Darraj explained this, saying: "If nearly three months pass—lacking only a day—and then she menstruates, and again nearly three months pass—lacking only a day—and she menstruates, and then once more nearly three months pass—lacking only a day—and she menstruates, then in this case, her waiting period is counted by menstruation and not by months. But if three full white months pass without menstruation, then she is separated."

[REFERENCES]

Al-Kafi, Vol.6 p.98 • Man La Yahduruhu Al-Faqih, Vol.3 p.514 • Al-Khisal, Vol.1 p.47 • Awali Al-La'ali, Vol.3 p.385 • Bihar Al-Anwar, Vol.101 p.184 • Tafsir Nur Al-Thaqalayn, Vol.1 p.221 • Tafsir Kanz Al-Daqaiq, Vol.2 p.343

4803 - وَ سَأَلَ أَبُو اَلصَّبَّاحِ اَلْكِنَانِيُّ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلَّتِي تَحِيضُ فِي كُلِّ ثَلاَثَ سِنِينَ مَرَّةً كَيْفَ تَعْتَدُّ قَالَ «تَنْظُرُ مِثْلَ قُرُوءِهُا اَلَّتِي كَانَتْ تَحِيضُ فِيهِ فِي اَلاِسْتِقَامَةِ فَلْتَعْتَدَّ ثَلاَثَةَ قُرُوءٍ ثُمَّ لْتَتَزَوَّجْ كَيْفَ تَعْتَدُّ قَالَ «تَنْظُرُ مِثْلَ قُرُوءٍ ثُمَّ لْتَتَزَوَّجْ إِنْ شَاءَتْ».



Hadith.4803 - Abu al-Sabbah al-Kinani asked Abu Abdullah ^{a.s} about a woman who menstruates once every three years—how should she observe her waiting period?

Imam ^{a.s} said: "She should consider the usual menstruation cycles she used to have when her menstruation was regular and observe a waiting period of three menstrual cycles. Then, if she wishes, she may marry."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.514

4804 - وَ - سَأَلَهُ مُحَمَّدُ بْنُ مُسْلِمٍ عَنْ عِدَّةِ اَلْمُسْتَحَاضَةِ فَقَالَ «تَنْتَظِرُ قَدْرَ أَقْرَائِهَا فَتَزِيدُ يَوْماً أَوْ تَنْقُصُ يَوْماً فَإِنْ لَمْ تَحِصْ فَلْتَنْظُرْ إِلَى بَعْضِ نِسَائِهَا فَلْتَعْتَدَّ بأَقْرَائِهَا».

Hadith.4804 - Muhammad ibn Muslim asked Imam ^{a.s} about the waiting period of a mustahadah (a woman experiencing continuous bleeding).

Imam ^{a.s} said: "She should wait for the duration of her usual menstrual cycles, adding a day or subtracting a day. If she does not menstruate, then she should look at the menstrual cycles of some of the women like her and observe her waiting period according to their cycles."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.514 • Tahdhib Al-Ahkam, Vol.8 p.121

Hadith.4805 - It is narrated: "When a woman reaches the age of fifty, she no longer sees menstrual blood, except if she is a woman from the tribe of Quraysh."

[REFERENCES]

Al-Kafi, Vol.3 p.107 • Man La Yahduruhu Al-Faqih, Vol.1 p.92 • Man La Yahduruhu Al-Faqih, Vol.3 p.514 • Tahdhib Al-Ahkam, Vol.1 p.397 • Awali Al-La'ali, Vol.3 p.388 • Al-Wafi, Vol.6 p.444 • Al-Wafi, Vol.23 p.1172 • Wasa'il Al-Shi'ah, Vol.2 p.335 • Wasa'il Al-Shi'ah, Vol.22 p.182



CHAPTER 159 – CHAPTER ON THE DIVORCE OF A MUTE PERSON

بَابُ طَلَاقِ الْأَخْرَسِ

HADITH 4806
إيسم اللهِّ الرَّحمْنِ الرَّحِيمِ

4806 - سَأَلَ أَحْمَدُ بْنُ مُحَمَّدِ بْنِ أَبِي نَصْرِ ٱلْبَرَنْطِيُّ ، أَبَا ٱلْحَسَنِ ٱلرِّضَا عَلَيْهِ ٱلسَّلاَمُ : عَنْ رَجُلٍ تَكُونُ عِنْدَهُ الْمَرْأَةِ وَ كَرَاهَةً لَهَا أَ يَجُوزُ أَنْ يُطَلِّقَ الْمَرْأَةُ يَصْمُتُ وَ لاَ يَتَكَلِّمُ قَالَ «أَخْرَسُ هُوَ» قُلْتُ نَعَمْ فَنَعْلَمُ مِنْهُ بُغْضاً لإِمْرَأَتِهِ وَ كَرَاهَةً لَهَا أَ يَجُوزُ أَنْ يُطلِّقُ الْمَرْأَةِ وَ كَرَاهَةً لَهَا مَتْكُلُمُ قَالَ «لاَ وَ لَكِنْ يَكْتُبُ وَ يُشْهِدُ عَلَى ذَلِكَ» قُلْتُ أَصْلَحَكَ ٱللَّهُ فَإِنَّهُ لاَ يَكْتُبُ وَ لاَ يَسْمَعُ كَيْفَ يُطلِّقُهَا عَلْهُ وَلِيَّهُ وَلِيَّهُ مِنْ أَفْعَالِهِ مِثْلَ مَا ذَكَرْتَ مِنْ كَرَاهَتِهِ وَ بُغْضِهِ لَهَا».

وَ قَالَ أَبِي رَضِيَ اللَّهُ عَنْهُ فِي رِسَالَتِهِ إِلَيَّ الْأَخْرَسُ إِذَا أَرَادَ أَنْ يُطَلِّقَ امْرَأَتَهُ أَلْقَى عَلَى رَأْسِهَا قِنَاعَهَا يُرِي أَنَّهَا قَدْ حَلَّتْ لَهُ. حَرُمَتْ عَلَيْهِ وَ إِذَا أَرَادَ مُرَاجَعَتَهَا كَشَفَ الْقِنَاعَ عَنْهَا يُرِي أَنَّهُ قَدْ حَلَّتْ لَهُ.

Hadith.4806 - Ahmad ibn Muhammad ibn Abi Nasr Al-Bazanti asked Abu Al-Hasan Al-Ridha ^{a.s} about a man who has a wife but remains silent and does not speak.

Imam {a.s} asked: "Is he mute?"

He replied: "Yes, and we know from his behavior that he dislikes and detests his wife. Is it permissible for his guardian to divorce her on his behalf?"

Imam ^{a.s} said: "No, but he should write it down and have witnesses for it."

He said: "May Allah (SWT) correct you, but he neither writes nor hears. How can he divorce her?" Imam (a.s) replied: "Through actions that clearly indicate his intention, such as what you mentioned of his dislike and hatred for her."

[AL SADUQ]

My father (may Allah (SWT) be pleased with him) said in his letter to me:

"If a mute man wants to divorce his wife, he places her veil on her head to show that she has become unlawful for him. If he wants to take her back, he removes the veil from her to show that she has become lawful for him."

[REFERENCES]

Al-Kafi, Vol.6 p.128 • Man La Yahduruhu Al-Faqih, Vol.3 p.515 • Tahdhib Al-Ahkam, Vol.8 p.74 • Al-Istibsar, Vol.3 p.301 • Awali Al-La'ali, Vol.3 p.378 • Al-Wafi, Vol.23 p.1113 • Wasa'il Al-Shi'ah, Vol.22 p.47



CHAPTER 160 – CHAPTER ON SECRET DIVORCE

بَابُ طَلَاقِ السِّرِّ

© HADITH 4807 ₪ بِسْم اللهِّ الرَّحَمْنِ الرَّحِيمِ

4807 - رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ اَلرَّحْمَنِ بْنِ اَلْحَجَّاجِ قَالَ: سَأَلْتُ أَبَا اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلِ تَزَوَّجَ اِمْرَأَةً سِرّاً مِنْ أَهْلِهِ وَ هِيَ فِي مَنْزِلِ أَهْلِهَا وَ قَدْ أَرَادَ أَنْ يُطَلِّقَهَا وَ لَيْسَ يَصِلُ إِلَيْهَا فَيَعْلَمَ بِطَهْرِهَا إِذَا طَهُرَتْ فَقَالَ «هَذَا مِثلُ اَلْغَائِبِ عَنْ أَهْلِهِ فَيُطَلِّقُهَا بِالْأَهِلَّةِ وَ اَلشُّهُودِ» قَالَ قُلْتُ طَمِثَتْ وَ لاَ يَعْلَمَ بِطُهْرِهَا إِذَا طَهُرَتْ فَقَالَ «هَذَا مِثلُ اَلْغَائِبِ عَنْ أَهْلِهِ فَيُطَلِّقُهَا بِالْأَهِلَةِ وَ اَلشُّهُودِ» قَالَ قُلْتُ أَرَأَيْتَ إِنْ كَانَ يَصِلُ إِلَيْهَا اَلْأَحْيَانَ وَ اَلْأَحْيَانَ لاَ يَصِلُ إِلَيْهَا فَيَعْلَمَ حَالَهَا كَيْفَ يُطَلِّقُهَا فَقَالَ «إِذَا مَضَى لَهَا شَهْرُ لاَ يَصِلُ إِلَيْهَا فَيُعْلَمُ مَاللَّقُهَا فِيهِ وَ يُشْهِدُ الْآخَرِ بِشُهُودٍ وَ يَكْتُبُ الشَّهْرَ الَّذِي يُطَلِّقُهَا فِيهِ وَ يُشْهِدُ عَلَى طَلاَقِهَا وَعَلَيْهِ فَيُطَلِّقُهَا فِيهِ وَ يُشْهِدُ عَلَى طَلاَقِهَا وَعَلَيْهِ فَالَّهُ اللهَّهُ فِي اللَّهُ هُو لَا يَصِلُ إِلَيْهَا وَيُطَلِّقُهَا فِي تِلْكَ عَلَى طَلاَقِهَا وَ عَلَيْهِ نَفَقَتُهَا فِي تِلْكَ عَلَى طَلاَقِهَا وَعَلَيْهِ وَالْمَالُ وَعَلَى اللَّهُ فَهُ وَ فَي شَهْرُ لاَ يَصِلُ إِلَيْهَا وَيُولَ الْمُضَى ثَلاَثَةُ أَشْهُرٍ فَقَدْ بَانَتْ مِنْهُ وَ هُوَ خَاطِبٌ مِنَ الْخُطَّابِ وَ عَلَيْهِ نَفَقَتُهَا فِي تِلْكَ اللَّلَاثَةِ الْأَشْهُرِ الَّتِي تَعْتَدُ فِيهَا».

Hadith.4807 - Al-Hasan ibn Mahbub narrated from Abdul Rahman ibn Al-Hajjaj who said: I asked Abu Al-Hasan ^{a.s} about a man who secretly married a woman without his family knowing while she remained in her family's house. He wanted to divorce her but could not reach her to know when she menstruates or when she becomes pure.

Imam ^{a.s} said: "This is like a man who is absent from his wife, so he should divorce her based on lunar months and months."

I asked: "What if he sometimes has access to her and sometimes does not, so he knows her condition? How should he divorce her then?"

Imam ^{a.s} replied: "If a month passes without him reaching her, he should divorce her at the beginning of the next month with witnesses, writing down the month in which he divorces her and bringing two witnesses to testify to the divorce. Once three months have passed, she is completely separated from him, and he becomes like any other suitor. However, he must provide for her during those three months in which she observes her waiting period."

[REFERENCES]

Al-Kafi, Vol.6 p.86 • Man La Yahduruhu Al-Faqih, Vol.3 p.516 • Tahdhib Al-Ahkam, Vol.8 p.69 • Al-Wafi, Vol.23 p.1073 • Wasa'il Al-Shi'ah, Vol.22 p.60



CHAPTER 161 – CHAPTER ON WOMEN WHO CAN BE DIVORCED IN ANY CONDITION

بَابُ اللَّاتِي يُطَلَّقْنَ عَلَى كُلِّ حَالٍ

% HADITH 4808 – 4809 بسنم الدِّ الرَّحْمٰنِ الرَّمِيمِ

4808 - رَوَى جَمِيلُ بْنُ دَرَّاجٍ عَنْ إِسْمَاعِيلَ بْنِ جَابِرٍ ٱلْجُعْفِيِّ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «خَمْسٌ يُطَلَّقْنَ عَلَى كُلِّ حَالٍ ٱلْحَامِلُ ٱلْمُتَبَيِّنُ حَمْلُهَا وَ ٱلَّتِي لَمْ يَدْخُلْ بِهَا زَوْجُهَا وَ ٱلْغَائِبُ عَنْهَا زَوْجُهَا وَ ٱلَّتِي لَمْ يَدْخُلْ بِهَا زَوْجُهَا وَ ٱلْغَائِبُ عَنْهَا زَوْجُهَا وَ ٱلَّتِي لَمْ تَحِضْ وَ ٱلَّتِى قَدْ جَلَسَتْ مِنَ ٱلْمَحِيضِ».

Hadith.4808 - Jamil ibn Darraj narrated from Isma'il ibn Jabir Al-Ju'fi, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"There are five types of women who can be divorced in any condition:

the pregnant woman whose pregnancy is evident,

the woman whose husband has not consummated the marriage with her,

the woman whose husband is absent,

the woman who does not menstruate,

And the woman who has ceased menstruating."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.516 • Wasa'il Al-Shi'ah, Vol.22 p.54 • Al-Fusul Al-Muhimmah, Vol.2 p.370

Hadith.4809 - And in another narration: "And the woman who has despaired of menstruation (menopause)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.517



CHAPTER 162 – CHAPTER ON GIVING THE CHOICE (TO THE WIFE)

بَابُ التَّخْيِيرِ

قَالَ أَبِي رَضِيَ اللَّهُ عَنْهُ فِي رِسَالَتِهِ إِلَيَّ اعْلَمْ يَا بُنَيَّ أَنَّ أَصْلَ التَّخْيِيرِ هُوَ أَنَّ اللَّهَ تَبَارَكَ وَ تَعَالَى أَنِفَ لِنَبِيِّهِ ص فِي مَقَالَةٍ قَالَتْهَا بَعْضُ نِسَائِهِ أَ يَرَى مُحَمَّدٌ أَنَّهُ لَوْ طَلَّقَنَا لَا نَجِدُ أَكْفَاءَنَا مِنْ قُرَيْشِ يَتَزَّوَجُونًا فَأَمَرَ اللَّهُ نَبِيَّهُ ص أَنْ يَعْتَزِلَ نِسَاءَهُ تِسْعاً وَ عِشْرِينَ لَيْلَةً فَاعْتَزَلَهُنَّ النَّبِيُّ ص فِي مَشْرَبَةٍ أُمِّ إِبْرَاهِيمَ ثُمَّ نَزَلَتْ هَذِهِ الْآيَةُ-

يا أَيُّهَا النَّبِيُّ قُلْ لِأَزْواجِكَ إِنْ كُنْتُنَّ تُرِدْنَ الْحَياةَ الدُّنْيا وَ زِينَتَها فَتَعالَيْنَ أُمَتَّعْكُنَّ وَ أُسَرِّحْكُنَّ سَراحاً جَمِيلًا وَ إِنْ كُنْتُنَّ تُرِدْنَ اللَّهَ وَ رَسُولَهُ وَ الدَّارَ الْآخِرَةَ فَإِنَّ اللَّهَ أَعَدَّ لِلْمُحْسِناتِ مِنْكُنَّ أَجْراً عَظِيماً ۞ فَاخْتَرْنَ اللَّهَ وَ رَسُولَهُ فَلَمْ يَقَع الطَّلَاقُ وَ لَوِ اخْتَرْنَ أَنْفُسَهُنَّ لَبِنَ.

[AL SADUQ]

My father (may Allah (SWT) be pleased with him) said in his letter to me:

"Know, my son, that the origin of the matter of giving the choice (to divorce) is that Allah (SWT), the Blessed and Exalted, was displeased with a statement made by some of the Prophet's (peace be upon him and his family) wives.

They said: 'Does Muhammad ^{saws} think that if he divorces us, we will not find suitable husbands from Quraysh to marry us?'

So, Allah $^{\text{SWT}}$ commanded His Prophet (peace be upon him and his family) to separate himself from his wives for twenty-nine nights.

The Prophet (peace be upon him and his family) secluded himself in the chamber of Umm Ibrahim

Then this verse was revealed:

'O Prophet! Say to your wives: If you desire the life of this world and its adornment, then come, I will provide for you and release you in a gracious manner. But if you desire Allah [SWT], His Messenger, and the Hereafter, then indeed Allah (SWT) has prepared for the good-doers among you a great reward' (Surah Al-Ahzab 33:28-29).

They chose Allah (SWT) and His Messenger (saws), so divorce did not occur. But if they had chosen themselves, they would have been separated."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.518

4810 - وَ فِي رِوَايَةِ أَبِي اَلصَّبَّاحِ اَلْكِنَانِيِّ : «أَنَّ زَيْنَبَ قَالَتْ لِرَسُولِ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ لاَ تَعْدِلُ وَ اللهِ عَلَيْهِ وَ قَالَتْ حَفْصَةُ إِنْ طَلَّقَنَا وَجَدْنَا فِي قَوْمِنَا أَكُفَاءَنَا مِنْ قُرَيْشٍ فَاحْتَبَسَ اَلْوَحْيُ عَنْ رَسُولِ أَنْتَ رَسُولُ اللَّهِ وَ قَالَتْ حَفْصَةُ إِنْ طَلَّقَنَا وَجَدْنَا فِي قَوْمِنَا أَكُفَاءَنَا مِنْ قُرَيْشٍ فَاحْتَبَسَ اَلْوَحْيُ عَنْ رَسُولِ اللهِ وَ قَالَتْ حَفْصَةُ إِنْ طَلَّقَنَا وَجَدْنَا فِي قَوْمِنَا أَكُفَاءَنَا مِنْ قُرَيْشٍ فَاحْتَبَسَ اَلْوَحْيُ عَنْ رَسُولِ اللهِ عَلَيْهِ وَ آلِهِ تِسْعَةً وَ عِشْرِينَ يَوْماً فَأَنِفَ اَللَّهُ عَزَّ وَ جَلَّ لِرَسُولِهِ فَأَنْزَلَ اَللَّهُ:

لَا أَيُّهَا اَلنَّبِيُّ قُلْ لِأَزْواجِكَ إِنْ كُنْتُنَّ تُرِدْنَ اَلْحَيْاةَ اَلدُّنْيَا وَ زِينَتَهَا
 إِلَى قَوْلِهِ «أَجْراً عَظِيماً» فَاخْتَرْنَ اَللَّه وَ رَسُولَهُ فَلَمْ يَقَعِ اَلطَّلاَقُ وَ لَوِ إِخْتَرْنَ أَنْفُسَهُنَّ لَبِنَّ».



Hadith.4810 - In the narration of Abu al-Sabbah al-Kinani:

"Zaynab said to the Messenger of Allah (SWT) (peace be upon him and his family):

'You {saws} are not just, and You {saws} are the Messenger of Allah {SWT}!'

And Hafsa said: 'If He $^{\text{saws}}$ divorces us, we will find suitable husbands among our people from Quraysh.'

Then, the divine revelation was withheld from the Messenger of Allah (SWT) (peace be upon him and his family) for twenty-nine days.

Allah (SWT), the Mighty and Majestic, was displeased for His (SWT) beloved Messenger (saws), so Allah (SWT) revealed:

'O Prophet! Say to your wives: If you desire the life of this world and its adornment, then come, I will provide for you and release you in a gracious manner. But if you desire Allah (SWT), His Messenger, and the Hereafter, then indeed Allah (SWT) has prepared for the good-doers among you a great reward' (Surah Al-Ahzab 33:28-29).

They chose Allah (SWT) and His Messenger (saws), so divorce did not occur. But if they had chosen themselves, they would have been separated."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.517

4811 - وَ رَوَى اِبْنُ أُذَيْنَةَ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «إِذَا خَيَّرَهَا أَوْ جَعَلَ أَمْرَهَا بِشَهَادَةِ بِيَدِهَا فِي غَيْرِ قُبُلِ عِدَّتِهَا مِنْ غَيْرِ أَنْ يُشْهِدَ شَاهِدَيْنِ فَلَيْسَ بِشَيْءٍ وَ إِنْ خَيَّرَهَا أَوْ جَعَلَ أَمْرَهَا بِيَدِهَا بِشَهَادَةِ بِيَدِهَا فِي غَيْرِ قُبُلِ عِدَّتِهَا فَهِيَ بِالْخِيَارِ مَا لَمْ يَتَفَرَّقَا فَإِنِ اِخْتَارَتْ نَفْسَهَا فَهِيَ وَاحِدَةٌ وَ هُوَ أَحَقُ بِرَجْعَتِهَا وَ شَاهِدَيْنِ فِي قُبُلِ عِدَّتِهَا فَهِيَ بِالْخِيَارِ مَا لَمْ يَتَفَرَّقَا فَإِنِ اِخْتَارَتْ نَفْسَهَا فَهِيَ وَاحِدَةٌ وَ هُو أَحَقُ بِرَجْعَتِهَا وَ إِنْ الْحَيْرَاثِ ثَوْمَ اللَّهُ عَنْ مُعْرَالُ قَالَتُهُمْ بِعَلاقً هُولَ اللَّهُ اللَّهُ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهُ لَوْ اللَّهُ عَلَيْهُ لَوْ اللَّهُ اللَّهُ عَلَيْهُ لَعْلَقَ عَلَى اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ لَعْلَاقً عُلَيْسَ بِطَلاَقً ».

Hadith.4811 - Ibn Udhayna narrated from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir $^{\{a.s\}}$, who said:

"If a man gives his wife the choice (to stay with him or separate) or places the matter of divorce in her hands outside of her waiting period ('iddah) and without the testimony of two witnesses, then it is of no consequence.

However, if he gives her the choice or places the matter in her hands with the testimony of two witnesses during her waiting period, then she has the option as long as they have not separated. If she chooses herself (i.e., separation), then it is counted as one divorce, and he has the right to take her back. But if she chooses her husband (to remain married), then it is not considered a divorce."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.518 • Awali Al-La'ali, Vol.1 p.306 • Al-Wafi, Vol.23 p.1133 • Wasa'il Al-Shi'ah, Vol.22 p.96 • Mustadrak Al-Wasa'il, Vol.15 p.311

4812 - وَ رَوَى اِبْنُ مُسْكَانَ عَنِ اَلْحَسَنِ بْنِ زِيَادٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «اَلطَّلاَقُ أَنْ يَقُولَ الرَّجُلُ لِإِمْرَأَتِهِ اِخْتَارِي فَإِنِ اِخْتَارَتْ نَفْسَهَا فَقَدْ بَانَتْ مِنْهُ وَ هُوَ خَاطِبٌ مِنَ اَلْخُطَّابِ وَ إِنِ اِخْتَارَتْ زَوْجَهَا الرَّجُلُ لِإِمْرَأَتِهِ اِخْتَارِي فَإِنِ اِخْتَارَتْ نَفْسَهَا فَقَدْ بَانَتْ مِنْهُ وَ هُوَ خَاطِبٌ مِنَ اَلْخُطَّابِ وَ إِنِ اِخْتَارَتْ زَوْجَهَا الرَّهُ وَ لَا مُبَارَاةٌ وَ فَلَا مُبَارَاةٌ وَ لَا مُبَارَاةٌ وَ لَا مُبَارَاةٌ وَ لَا تَخْيِيرٌ إِلاَّ عَلَى طُهْرٍ مِنْ غَيْرِ جِمَاعٍ بِشَهَادَةِ شَاهِدَيْنِ ».



Hadith.4812 - Ibn Muskan narrated from Al-Hasan ibn Ziyad, from Abu Abdullah ^{a.s}, who said: "Divorce occurs when a man says to his wife, 'Choose (for yourself),'

And if she chooses herself, then she is separated from him, and he becomes one of the suitors (khuṭṭāb). But if she chooses her husband, then it is of no consequence.

Or (divorce occurs) if he says, 'You are divorced,' then whichever of these he does, she becomes prohibited for him.

However, divorce (ṭalāq), annulment (khul'), mutual separation (mubāra'ah), or giving the wife a choice (takhyīr) is not valid except while she is in a state of purity (ṭuhr), without prior intercourse, and in the presence of two witnesses."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.518 • Al-Wafi, Vol.23 p.1134 • Wasa'il Al-Shi'ah, Vol.22 p.96

4813 - وَ رَوَى اَلْحَلَبِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ يُخَيِّرُ اِمْرَأَتَهُ أَوْ أَبَاهَا أَوْ أَخَاهَا أَوْ وَلِيَّهَا فَقَالَ «كُلُّهُمْ بِمَنْزِلَةٍ وَاحِدَةٍ إِذَا رَضِيَتْ».

Hadith.4813 - Al-Halabi narrated from Abu Abdullah ^{a.s} regarding a man who gives his wife the choice (to separate or stay) or delegates the decision to her father, brother, or guardian. Imam ^{a.s} said: "They are all in the same position, as long as she consents."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.518 • Al-Wafi, Vol.23 p.1134 • Wasa'il Al-Shi'ah, Vol.22 p.96

4814 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ جَمِيل بْن صَالِح عَن ٱلْفُضَيْل بْن يَسَارٍ قَالَ:

سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ قَالَ لاِمْرَأَتِهِ قَدْ جَعَلْتُ اَلْخِيَارَ إِلَيْكِ فَاخْتَارَتْ نَفْسَهَا قَبْلَ أَنْ تَقُومَ قَالَ «يَجُوزُ ذَلِكَ عَلَيْهِ» قُلْتُ فَلَهَا مُتْعَةٌ قَالَ «نَعَمْ» قُلْتُ فَلَهَا مِيرَاثٌ إِنْ مَاتَ اَلزَّوْجُ قَبْلَ أَنْ تَنْقَضِيَ عِدَّتُهَا قَالَ «نَعَمْ وَ إِنْ مَاتَتْ هِيَ وَرِثَهَا اَلزَّوْجُ».

Hadith.4814 - Al-Hasan ibn Mahbub narrated from Jamil ibn Salih, from Al-Fudayl ibn Yasar, who said: I asked Abu Abdullah ^{a.s} about a man who said to his wife, "I have given you the choice," and she chose herself before standing up.

Imam ^{a.s} said: "That is valid against him."

I asked: "Is she entitled to maintenance (compensation)?"

Imam ^{a.s} said: "Yes."

I asked: "Does she inherit if the husband dies before her waiting period ends?"

Imam {a.s} said: "Yes, and if she dies, the husband inherits from her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.519 • Al-Wafi, Vol.23 p.1134 • Wasa'il Al-Shi'ah, Vol.22 p.97

4815 - وَ رَوَى مُحَمَّدُ بْنُ مُسْلِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ قَالَ: «مَا لِلنِّسَاءِ وَ اَلتَّخْيِيرَ إِنَّمَا ذَلِكَ شَيْءٌ خَصَّ اَللَّهُ بِهِ نَبِيَّهُ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ ».



Hadith.4815 - Muhammad ibn Muslim narrated from Abu Abdullah ^{a.s.} that he said: "What do women have to do with takhyīr (being given the choice in divorce)? That is something which Allah specifically granted to His Prophet (may Allah bless him and his family)."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.519 • Wasa'il Al-Shi'ah, Vol.22 p.96 • Al-Fusul Al-Muhimmah, Vol.2 p.371



CHAPTER 163 – CHAPTER ON MUTUAL DISSOLUTION OF MARRIAGE (MUBARA AH)

بَابُ الْمُبَارَأَةِ

HADITH 4816
إيستم اللهِ الرّحمْن الرّحيم

4816 - رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «ٱلْمُبَارَأَةُ أَنْ تَقُولَ ٱلْمَرْأَةُ لِزَوْجِهَا لَكَ مَا عَلَيْكَ وَ ٱتُرُكْنِي فَتَرَكَهَا إِلاَّ أَنَّهُ يَقُولُ لَهَا إِنِ اِرْتَجَعْتِ فِي شَيْءٍ مِنْهُ فَأَنَا أَمْلَكُ بِبُضْعِكِ». وَ رُوِيَ: «أَنَّهُ لاَ يَنْبَغِي لَهُ أَنْ يَأْخُذَ مِنْهَا أَكْثَرَ مِنْ مَهْرِهَا بَلْ يَأْخُذُ مِنْهَا دُونَ مَهْرِهَا وَ ٱلْمُبَارَأَةُ لاَ رَجْعَةَ لِزَوْجِهَا عَلَيْهَا».

Hadith.4816 - Hammad narrated from Al-Halabi, from Abu Abdullah (a.s), who said:

"Mutual separation (mubara'ah) is when a woman says to her husband, 'You are free from any obligation I have upon you, so leave me,' and he leaves her.

However, he should say to her, 'If you reclaim anything from what you have given up, then I have authority over you.'"

It is also narrated: "It is not appropriate for him to take more from her than her dowry; rather, he should take less than her dowry. In mutual separation (mubara'ah), the husband has no right to take her back."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.519 • Al-Wafi, Vol.22 p.898 • Wasa'il Al-Shi'ah, Vol.22 p.294



CHAPTER 164 – CHAPTER ON MARITAL REBELLION (NUSHUZ)

بَابُ النُّشُوزِ

اَلنَّشُوزُ قَدْ يَكُونُ مِنَ اَلرَّجُلِ وَ اَلْمَرْأَةِ جَمِيعاً فَأَمَّا الَّذِي مِنَ اَلرَّجُلِ فَهُوَ مَا قَالَ اَللَّهُ عَزَّ وَ جَلَّ فِي كِتَابِهِ

﴿ وَ إِنِ اِمْرَأَةٌ خَافَتْ مِنْ بَعْلِهَا نُشُوزاً أَوْ إِعْرَاضاً فَلا جُنْاحَ عَلَيْهِما أَنْ يُصْلِحا بَيْنَهُما صُلْحاً وَ اَلصُّلْحُ خَيْرٌ ﴾ وَ هُوَ أَنْ تَكُونَ اَلْمَرْأَةُ عِنْدَ اَلرَّجُلِ لاَ تُعْجِبُهُ فَيُرِيدُ طَلاَقَهَا فَتَقُولُ لَهُ أَمْسِكْنِي وَ لاَ تُطَلِّقْنِي وَ أَدَعُ لَكَ مَا عَلَى ظَهْرِك وَ هُوَ أَنْ تَكُونَ اَلْمَرْأَةُ عِنْدَ الرَّجُلِ لاَ تُعْجِبُهُ فَيُرِيدُ طَلاَقَهَا فَتَقُولُ لَهُ أَمْسِكْنِي وَ لاَ تُطَلِّقْنِي وَ أَدَعُ لَكَ مَا عَلَى ظَهْرِك وَ هُوَ أَنْ تَكُونَ اَلْمَرْأَةُ عِنْدَ الرَّجُلِ لاَ تُعْجِبُهُ فَيُرِيدُ طَلاَقَهَا فَتَقُولُ لَهُ أَمْسِكُنِي وَ لاَ تُطَلِّقْنِي وَ أَدَعُ لَكَ مَا عَلَى ظَهْرِك وَ هُوَ أَنْ تَكُونَ الْمَرْأَةُ عِنْدَ اللَّهُ عَلَيْهِ فَيُريدُ طَلاَقَهَا فَتَقُولُ لَهُ أَمْسِكُنِي وَ لاَ تُطَلِّقُنِي وَ أَدَعُ لَكَ مَا عَلَى ظَهْرِك وَ أَنْ تَكُونَ اللَّمُونُ عَلَيْهِ فَي مِنْ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ عَبْدِ اللَّهُ عَلَيْهِ اللَّالَةُ عَلَيْهِ عَنْ زَيْدٍ الشَّحَّامِ عَنْ أَبِي عَبْدِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ السَّلَامُ.

فَإِذَا نَشَرَتِ الْمَرْأَةُ كَنُشُورِ الرَّجُلِ فَهُوَ خُلْعٌ فَإِذَا كَانَ مِنَ الْمَرْأَةِ فَهُوَ أَنْ لَا تُطِيعَهُ فِي فِرَاشِهِ وَ هُوَ مَا قَالَ اللَّهُ عَزَّ وَ جَلَّ ۞ وَ اللَّاتِي تَخافُونَ نُشُوزَهُنَّ فَعِظُوهُنَ وَ اهْجُرُوهُنَّ فِي الْمَضاجِعِ وَ اضْرِبُوهُنَ فَالْهَجْرُ أَنْ يُحَوِّلَ إِلَيْهَا ظَهْرَهُ وَ الشَّرْبُ بِالسَّوَاكِ وَ غَيْرِهِ ضَرْباً رَفِيقاً ۞ وَ الضَّرْبُ بِالسَّوَاكِ وَ غَيْرِهِ ضَرْباً رَفِيقاً ۞ فَإِنْ أَطَعْنَكُمْ فَلا تَبْغُوا عَلَيْهِنَّ سَبِيلًا إِنَّ اللَّهَ كَانَ عَليًّا كَبِيراً.

[AL SADUQ]

Disobedience (nushuz) can occur from both the man and the woman.

As for the man's disobedience, it is as Allah (SWT), the Mighty and Majestic, says in His Book:

"And if a woman fears ill-treatment or aversion from her husband, there is no blame upon them if they reconcile between themselves, and reconciliation is better" (Surah An-Nisa 4:128)

This refers to a situation where a woman is with her husband, but he is displeased with her and intends to divorce her. She then says to him, "Keep me and do not divorce me, and I will relinquish what is due to me and allow you my day and night."

This arrangement becomes acceptable to him. This was narrated by Al-Mufaddal ibn Salih from Zayd Al-Shahham from Abu Abdullah ^{a.s}.

When a woman becomes disobedient (nashiz) like a man's disobedience, it leads to khul (a form of divorce initiated by the wife). A woman's disobedience is when she does not obey her husband in matters of intimacy.

This is as Allah (SWT), the Mighty and Majestic, says:

"And those [wives] from whom you fear arrogance [disobedience]—advise them; [then if they persist], forsake them in bed; and [finally], strike them. But if they obey you, seek no means against them. Indeed, Allah (SWT) is Most High, Most Great" (Surah An-Nisa 4:34)

Forsaking them in bed means turning his back to her, and striking refers to gently striking with a miswak (tooth-stick) or something similar, in a kind manner.

If they obey you, then do not seek a way against them, for Allah (SWT) is Most High and Most Great.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.520 • Wasa'il Al-Shi'ah, Vol.21 p.350



CHAPTER 165 – CHAPTER ON MARITAL DISCORD (SHIQAQ)

بَابُ الشِّقَاقِ

% HADITH 4817 – 4819 (ش) بيسنم الدِّ الرَّحْمُن الرَّعِيمِ

الشَّقَاقُ قَدْ يَكُونُ مِنَ الْمَرْأَةِ وَ الرَّجُلِ جَمِيعاً وَ هُوَ مِمَّا قَالَ اللَّهُ عَزَّ وَ جَلَّ ۞ وَ إِنْ خِفْتُمْ شِقاقَ بَيْنِهِما فَابْعَثُوا حَكَماً مِنْ أَهْلِهِ وَ حَكَماً مِنْ أَهْلِها ۞ فَيَخْتَارُ الرَّجُلُ وَ تَخْتَارُ الْمَرْأَةُ رَجُلًا فَيَجْتَمِعَانِ عَلَى فُرْقَةٍ أَوْ عَلَى صُلْحٍ فَإِنْ أَرَادَا الْإِصْلَاحَ أَصْلَحَا مِنْ غَيْرِ أَنْ فَيَخْتَارُ المَرْأَةُ رَجُلًا فَيَجْتَمِعَانِ عَلَى فُرْقَةٍ أَوْ عَلَى صُلْحٍ فَإِنْ أَرَادَا الْإِصْلَاحَ أَصْلَحَا مِنْ غَيْرِ أَنْ يَسْتَأْمِرَا وَ إِنْ أَرَادَا أَنْ يُفَرِّقًا فَلَيْسَ لَهُمَا أَنْ يُفَرِّقًا إِلَّا بَعْدَ أَنْ يَسْتَأْمِرَا الزَّوْجَ وَ الْمَرْأَةَ.

[AL SADUQ]

Disputes (shiqaq) can arise from both the husband and the wife. This is related to what Allah (SWT), the Mighty and Majestic, has said:

"And if you fear discord between them, appoint an arbitrator from his family and an arbitrator from her family." (Surah An-Nisa 4:35)

The husband should choose a representative from his family, and the wife should choose a representative from hers. These two arbitrators will then meet to decide either on separation or reconciliation.

If they intend reconciliation, they may proceed with it without seeking further permission. However, if they wish to separate the couple, they are not allowed to do so unless they seek the consent of both the husband and the wife.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.520 • Wasa'il Al-Shi'ah, Vol.21 p.350

4817 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ قَوْلِ ٱللَّهِ عَزَّ وَ جَلَّ: \$\times\$ فَأَبْعَثُوا حَكَماً مِنْ أَهْلِها \$\times\$ فَأَبْعَثُوا حَكَماً مِنْ أَهْلِها \$\times\$

قَالَ «لَيْسَ لِلْحَكَمَيْنِ أَنْ يُفَرِّقَا حَتَّى يَسْتَأُمِرَا اَلرَّجُلَ وَ اَلْمَرْأَةَ وَ يَشْتَرِطَانِ عَلَيْهِمَا إِنْ شَاءَا جَمَعَا وَ إِنْ شَاءَا فَرَّقَا فَإِنْ جَمَعَا فَجَائِزٌ وَ إِنْ فَرَّقَا فَجَائِرٌ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ لَمَّا بَلَغْتُ هَذَا الْمَوْضِعَ ذَكَرْتُ فَصْلًا لِهِشَامِ بْنِ الْحَكَمِ مَعَ بَعْضِ الْمُخَالِفِينَ فِي الْمُخَالِفِينَ فِي الْمُخَالِفِينَ فِي الْمُخَالِفِينَ عَمْرِو بْنِ الْعَاصِ وَ أَبِي مُوسَى الْأَشْعَرِيِّ فَأَحْبَبْتُ إِيرَادَهُ وَ إِنْ لَمْ يَكُنْ مِنْ جِنْسِ مَا وَضَعْتُ لَهُ الْبَابَ الْحَكَمَيْنِ بِصِفِّينَ عَمْرِو بْنِ الْعَاصِ وَ أَبِي مُوسَى الْأَشْعَرِيِّ فَأَحْبَبْتُ إِيرَادَهُ وَ إِنْ لَمْ يَكُنْ مِنْ جِنْسِ مَا وَضَعْتُ لَهُ الْبَابَ وَلَا الْمُخَالِفُ إِنْ لَمْ كَانَا مُرِيدَيْنِ لِلْإِصْلَاحِ بَيْنَ الطَّائِفَتَيْنِ فَقَالَ هِشَامٌ بَلْ كَانَا غَيْرَ مُرِيدَيْنِ لِلْإِصْلَاحِ بَيْنَ الطَّائِفَتَيْنِ فَقَالَ هِشَامٌ بَلْ كَانَا غَيْرَ مُرِيدَيْنِ لِلْإِصْلَاحِ بَيْنَ الطَّائِفَتَيْنِ فَقَالَ الْمُخَالِفُ مِنْ أَيْنَ قُلْتَ هَذَا قَالَ هِشَامٌ مِنْ قَوْلِ اللَّهِ عَزَّ وَ جَلَّ

© فِي الْحَكَمَيْنِ حَيْثُ يَقُولُ إِنْ يُرِيدا إِصْلاحاً يُوَفِّقِ اللَّهُ بَيْنَهُما فَلَمَّا اخْتَلَفَا وَ لَمْ يَكُنْ بَيْنَهُما ۞ اتَّفَاقٌ عَلَى أَمْرٍ وَاحِدٍ وَ لَمْ يُوفِّقِ اللَّهُ بَيْنَهُمَا عَلِمْنَا أَنَّهُمَا لَمْ يُرِيدَا الْإِصْلَاحَ رَوَى ذَلِكَ مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ هِشَامِ النَّهُ بَيْنَهُمَا عَلِمْنَا أَنَّهُمَا لَمْ يُرِيدَا الْإِصْلَاحَ رَوَى ذَلِكَ مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ هِشَامِ بُنْ الْحَكَمِ.



Hadith.4817 - Hammad narrated from Al-Halabi, from Abu Abdullah ^(a.s), who said: I asked him about the saying of Allah ^(SWT), the Mighty and Majestic: "Appoint an arbitrator from his family and an arbitrator from her family" (Surah An-Nisa 4:35).

Imam ^{a.s} said: "The two arbitrators do not have the authority to separate the couple until they consult both the husband and the wife and set conditions upon them. If they both agree, they may choose to reconcile or separate. If they choose to reconcile, it is valid, and if they choose to separate, it is also valid."

[AL SADUQ]

The author of this book, may Allah (SWT) have mercy on him, said: When I reached this point, I recalled a discussion involving Hisham ibn Al-Hakam with some opponents regarding the two arbitrators at the Battle of Siffin—Amr ibn Al-As and Abu Musa Al-Ash'ari. I wished to include it here, even though it does not directly relate to the subject of this chapter.

The opponent argued that the two arbitrators, by accepting arbitration, intended to reconcile the two parties.

Hisham responded: "Rather, they did not intend reconciliation between the two parties."

The opponent asked: "On what basis do you say this?"

Hisham replied: "From the saying of Allah [SWT], concerning the two arbitrators: 'If they both desire reconciliation, Allah [SWT] will cause harmony between them' (Surah An-Nisa 4:35).

Since they disagreed and could not agree on any matter, and Allah (SWT) did not cause harmony between them, we know that they did not intend reconciliation."

This narration was reported by Muhammad ibn Abi Umayr from Hisham ibn Al-Hakam.

[REFERENCES]

Al-Kafi, Vol.6 p.146 • Man La Yahduruhu Al-Faqih, Vol.3 p.521 • Tahdhib Al-Ahkam, Vol.8 p.103 • Al-Wafi, Vol.22 p.883 • Wasa'il Al-Shi'ah, Vol.21 p.348 • Tafsir Al-Burhan, Vol.2 p.75 • Tafsir Nur Al-Thaqalayn, Vol.1 p.478

4818 - وَ رَوَى اَلْقَاسِمُ بْنُ مُحَمَّدٍ اَلْجَوْهَرِيُّ عَنْ عَلِيٍّ بْنِ أَبِي حَمْزَةَ قَالَ: سُئِلَ أَبُو إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْمَرْأَةِ يَكُونُ لَهَا زَوْجٌ قَدْ أُصِيبَ فِي عَقْلِهِ بَعْدَ مَا تَزَوَّجَهَا أَوْ عَرَضَ لَهُ جُنُونٌ فَقَالَ «لَهَا أَنْ تَنْزِعَ نَفْسَهَا مِنْهُ إِنْ شَاءَتْ ».

Hadith.4818 - Al-Qasim ibn Muhammad Al-Jawhari narrated from Ali ibn Abi Hamzah who said: Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim ^{a.s}) was asked about a woman whose husband lost his sanity after marrying her or developed insanity.

Imam (a.s) said: "She has the right to separate herself from him if she wishes."

[REFERENCES]

Al-Kafi, Vol.6 p.151 • Man La Yahduruhu Al-Faqih, Vol.3 p.522 • Tahdhib Al-Ahkam, Vol.7 p.428 • Tahdhib Al-Ahkam, Vol.8 p.197 • Awali Al-La'ali, Vol.3 p.356 • Al-Wafi, Vol.22 p.577 • Wasa'il Al-Shi'ah, Vol.21 p.225

4819 - وَ فِي خَبَرٍ آخَرَ: «أَنَّهُ إِنْ بَلَغَ بِهِ ٱلْجُنُونُ مَبْلَغاً لاَ يَعْرِفُ أَوْقَاتَ ٱلصَّلاَةِ فُرِّقَ بَيْنَهُمَا فَإِنْ عَرَفَ أَوْقَاتَ ٱلصَّلاَةِ فَلْتَصْبِرِ ٱلْمَرْأَةُ مَعَهُ فَقَدْ بُلِيَتْ ».

Hadith.4819 - And in another narration: "If his insanity reaches the point where he no longer recognizes the times of prayer, they are to be separated. However, if he still recognizes the times of prayer, the woman should remain patient with him, for she has been tested."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.522 • Al-Wafi, Vol.22 p.578 • Wasa'il Al-Shi'ah, Vol.21 p.226



CHAPTER 166 – CHAPTER ON DIVORCE BY MUTUAL CONSENT (KHUL)

بَابُ الْخُلْعِ

% 4823 – 4823 % HADITH 4820 % بسنم اللهِّ الرَّحْمْنِ الرَّمْبِعِ

Hadith.4820 - Ali ibn Al-Nu'man narrated from Ya'qub ibn Shu'ayb, from Abu Abdullah ^{a.s}, who said: "In the case of khul ' (divorce initiated by the wife with compensation), if a woman says to her husband, 'I will not perform ghusl (ritual purification) for you after intimacy, I will not honor your oaths, and I will bring into your bed someone you dislike,' then when she says this to him, it becomes permissible for him to divorce her through khul ', and it is lawful for him to take from her what he has taken."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.522 • Al-Wafi, Vol.22 p.889 • Tafsir Al-Safi, Vol.1 p.434 • Wasa'il Al-Shi'ah, Vol.22 p.282

4821 - وَ فِي رِوَايَةِ حَمَّادٍ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «عِدَّةُ ٱلْمُخْتَلِعَةِ عِدَّةُ ٱلْمُطَلَّقَةِ وَ خُلُعُهَا طَلاَقُهَا وَ هِيَ تُجْزِي مِنْ غَيْرٍ أَنْ يُسَمِّيَ طَلاَقاً وَ ٱلْمُخْتَلِعَةُ لاَ يَحِلُّ خُلُعُهَا حَتَّى تَقُولَ لِزَوْجِهَا وَ ٱللَّهِ خُلُعُهَا طَلاَقُهَا وَ هِيَ تُجْزِي مِنْ غَيْرٍ أَنْ يُسَمِّي طَلاَقاً وَ ٱلْمُخْتَلِعَةُ لاَ يَحِلُّ خُلُعُهَا حَتَّى تَقُولَ لِزَوْجِهَا وَ ٱللَّهِ لاَ أَيْرُ لَكَ قَسَماً وَ لاَ أَطِيعُ لَكَ أَمْراً وَ لاَ أَغْتَسِلُ لَكَ مِنْ جَنَابَةٍ وَ لَأُوطِئَنَّ فِرَاشَكَ وَ لَأُوذِنَنَّ عَلَيْكَ بِغَيْرٍ إِذْنِكَ لاَ أَيْرُ لَكَ قَسَماً وَ لاَ أَطِيعُ لَكَ أَمْراً وَ لاَ أَغْتَسِلُ لَكَ مِنْ جَنَابَةٍ وَ لَأُوطِئَنَّ فِرَاشَكَ وَ لَأُودِنَنَّ عَلَيْكِ بِغَيْرٍ إِذْنِكَ وَقَالَ عَلَيْهِ اللَّهُ لَوَ اللَّهُ اللَّهُ مَا أَخَذَ مِنْهَا وَ كَانَثُ وَ قَالَ عَلَيْهِ السَّلاَمُ «يَكُونُ ٱلْكَلاَمُ مِنْ عِنْدِهَا». وَ قَالَ عَلَيْهِ اَلسَّلاَمُ «يَكُونُ ٱلْكَلاَمُ مِنْ عِنْدِهَا». وَ قَالَ عَلَيْهِ اَلسَّلاَمُ «يَكُونُ ٱلْكَلاَمُ مِنْ عِنْدِهَا». يَعْنِي مِنْ غَيْرٍ أَنْ تُعَلَّمَ.

Hadith.4821 - In the narration of Hammad from Al-Halabi, from Abu Abdullah ^{a.s.}, he said: "The waiting period (iddah) of a woman who undergoes khul is the same as that of a divorced woman. Her khul counts as her divorce, and it suffices even if it is not explicitly called a divorce. However, khul is not valid for a woman until she says to her husband, 'By Allah ^(SWT), I will not honor your oath, I will not obey your command, I will not perform ghusl for you after intimacy, I will indeed bring someone you dislike into your bed, and I will allow others to enter upon you without your permission.'

Previously, people used to permit khul for less than this, but when a woman says this to her husband, it becomes lawful for him to take from her what he has taken, and she will remain with him with two remaining divorce opportunities. The khul counts as one divorce."

Imam ^{a.s} also said: "These words must come from her," meaning without being instructed to say them.



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.523

4822 - وَ سَأَلَهُ رِفَاعَةُ بْنُ مُوسَى : عَنِ ٱلْمُخْتَلِعَةِ أَ لَهَا سُكْنَى وَ نَفَقَةٌ فَقَالَ «لاَ سُكْنَى لَهَا وَ لاَ نَفَقَةٌ » وَ سُئِلَ عَن ٱلْمُخْتَلِعَةِ أَ لَهَا مُتْعَةٌ فَقَالَ «لاَ».

Hadith.4822 - Rifa'ah ibn Musa asked Him ^{a.s} about a woman who undergoes khul ^c (divorce initiated by the wife with compensation), whether she is entitled to housing and maintenance. Imam ^{a.s} replied: "She has no housing and no maintenance."

Imam ^{a.s} was also asked whether a woman who undergoes khul is entitled to any compensation (mutah).

Imam ^{a.s} said: "No."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.523

4823 - وَ فِي رِوَايَةِ مُحَمَّدِ بْنِ حُمْرَانَ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «إِذَا قَالَتِ الْمُرْأَةُ لِزَوْجِهَا جُمْلَةً لاَ أُطِيعُ لَكَ أَمْراً مُفَسِّرَةً أَوْ غَيْرَ مُفَسِّرَةٍ حَلَّ لَهُ مَا أَخَذَ مِنْهَا وَ لَيْسَ لَهُ عَلَيْهَا رَجْعَةٌ». وَ لِلرَّجُلِ أَنْ يَأْخُذَ مِنَ الْمُخْتَلِعَةِ فَوْقَ الصَّدَاقِ الَّذِي أَعْطَاهَا لِقَوْلِ اللَّهِ عَزَّ وَ جَلَّ ۞ فَإِنْ خِفْتُمْ أَلَّا يُقِيما حُدُودَ اللَّهِ وَلِلرَّجُلِ أَنْ يَأْخُذَ مِنَ الْمُخْتَلِعَةِ فَوْقَ الصَّدَاقِ الَّذِي أَعْطَاهَا لِقَوْلِ اللَّهِ عَزَّ وَ جَلَّ ۞ فَإِنْ خِفْتُمْ أَلَّا يُقِيما حُدُودَ اللَّهِ فَلا جُناحَ عَلَيْهِما فِيمَا افْتَدَثْ بِهِ ۞ وَ الْمُبَارَأَةُ لَا يُؤْخَذُ مِنْهَا إِلَّا دُونَ الصَّدَاقِ الَّذِي أَعْطَاهَا لِأَنَّ الْمُخْتَلِعَةَ تَعْتَدِي فِي الْكَلَامِ.

Hadith.4823 - In the narration of Muhammad ibn Humran from Muhammad ibn Muslim, from Abu Ja'far Imam Muhammad ibn Ali Al-Bagir ^{a.s}, that Imam ^{a.s} said:

"If a woman says to her husband, in any form, 'I will not obey any of your commands,' whether she explains it in detail or not, it becomes permissible for him to take what he has taken from her, and he has no right to take her back."

[AL SADUO]

A man is allowed to take from a woman who undergoes khul more than the dowry he gave her, based on the saying of Allah (SWT), the Mighty and Majestic:

"If you fear that they will not uphold the limits of Allah (SWT), then there is no blame upon them for what she gives to secure her release" (Surah Al-Bagarah 2:229).

However, in the case of mubara'ah (mutual separation), he may only take less than the dowry he gave her, because the woman seeking khul exceeds limits in her speech, unlike in mubara'ah.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.523 • Tafsir Al-Burhan, Vol.1 p.478



CHAPTER 167 – CHAPTER ON OATH OF ABSTINENCE (ILA)

بَابُ الْإِيلَاءِ

4824 - رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيُّ قَالَ: سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنِ ٱلرَّجُلِ يَهْجُرُ إِمْرَأَتِهِ وَ ٱلْإِيلاَءُ وَ لاَ يَمِينِ سَنَةً فَلاَ يَأْتِي فِرَاشَهَا قَالَ «لِيَأْتِ أَهْلَهُ» وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ «أَيُّمَا رَجُلٍ آلَى مِنِ إِمْرَأَتِهِ وَ ٱلْإِيلاَءُ وَ لاَ يَقُولَ وَ ٱللَّهِ لاَ أُجَامِعُكِ كَذَا وَ كَذَا وَ ٱللَّهِ لَأَغِيظَنَّكِ ثُمَّ يُغَايِظَهَا فَإِنَّهُ يُتَرَبَّصُ بِهِ أَرْبَعَةَ أَشْهُرٍ ثُمَّ يُؤخذُ بَعْدَ الْأَرْبَعَةِ ٱلْأَشْهُرِ فَيُوقَفُ فَإِنْ فَاءَ وَ هُوَ أَنْ يُصَالِحَ أَهْلَهُ «فَإِنَّ ٱللَّهَ غَفُورٌ رَحِيمٌ» وَ إِنْ لَمْ يَفِئُ أُجْبِرَ عَلَى ٱلطَّلاَقِ وَ لاَ يَقِيءَ أَوْ يُطَلِّقَ». وَ لاَ يَقَعُ بَيْنَهُمَا طَلاَقٌ حَتَّى يُوقَفَ وَ إِنْ كَانَ أَيْضاً بَعْدَ ٱلْأَرْبَعَةِ ٱلْأَشْهُرِ ثُمَّ يُجْبَرُ عَلَى أَنْ يَفِيءَ أَوْ يُطَلِّقَ». وَ رُويَ: «أَنَّهُ إِنْ فَاءَ وَ هُو أَنْ يَرْجِعَ إِلَى ٱلْجِمَاعِ وَ إِلاَّ حُبِسَ فِي حَظِيرَةٍ مِنْ قَصَبٍ وَ شُدِّدَ عَلَيْهِ فِي ٱلْمَأْكِلِ وَ ٱلْمَشْرَبِ حَتَّى يُطَلِّقَ ». وَ الْمَشْرَبِ حَتَّى يُطَلِّقَ ».

وَ قَدْ رُوىَ: «أَنَّهُ مَتَى أَمَرَهُ إِمَامُ ٱلْمُسْلِمِينَ بالطَّلاَق فَامْتَنَعَ ضُربَتْ عُنْقُهُ لاِمْتِنَاعِهِ عَلَى إِمَامِ ٱلْمُسْلِمِينَ ».

Hadith.4824 - Hammad narrated from Al-Halabi who said:

I asked Abu Abdullah ^{a.s} about a man who abandons his wife without divorcing her or taking an oath, leaving her for a year without approaching her bed.

Imam {a.s} said: "He must return to his wife."

Imam ^{a.s} also said: "Any man who swears an oath (ila ') against his wife—ila 'being when he says, 'By Allah ^{SWT}, I will not have relations with you for such and such time' or 'By Allah ^{SWT}, I will anger you,' and then he continues to upset her, he is to be given four months.

After those four months, he will be brought forward. If he reconciles with his wife, which means returning to her, then 'Indeed, Allah (SWT) is Forgiving, Merciful' (Surah Al-Baqarah 2:226).

But if he does not reconcile, he will be forced to divorce her. However, no divorce will occur between them until he is brought forward, and even after the four months, he will be compelled either to reconcile or to divorce."

It is also narrated: "If he reconciles, meaning he returns to marital relations, then so be it. Otherwise, he will be imprisoned in a pen made of reeds and will be subjected to hardship in food and drink until he divorces her."

Additionally, it is narrated: "Whenever the Imam of the Muslims commands him to divorce and he refuses, his neck shall be struck (execution) due to his defiance against the authority of the Imam of the Muslims."

[REFERENCES]

Al-Kafi, Vol.6 p.130 • Man La Yahduruhu Al-Faqih, Vol.3 p.524 • Tahdhib Al-Ahkam, Vol.8 p.2 • Al-Istibsar, Vol.3 p.252 • Al-Wafi, Vol.22 p.943 • Tafsir Al-Burhan, Vol.1 p.469 • Wasa'il Al-Shi'ah, Vol.22 p.354 • Al-Wafi, Vol.22 p.947 • Wasa'il Al-Shi'ah, Vol.22 p.354

DAB UL ONIM

4825 - وَ فِي رِوَايَةِ أَبَانِ بْنِ عُثْمَانَ عَنْ مَنْصُورٍ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلِ آلَى مِنِ اِمْرَأَتِهِ، فَمَرَّتْ أَرْبَعَةُ أَشْهُرٍ قَالَ «يُوقَفُ فَإِنْ عَزَمَ اَلطَّلاَقَ بَانَتْ مِنْهُ وَ عَلَيْهَا عِدَّةُ اَلْمُطَلَّقَةِ وَ إِلاَّ كَفَّرَ يَمِينَهُ وَ الْمُصَكَّهَا».

وَ لَا ظِهَارَ وَ لَا إِيلَاءَ حَتَّى يَدْخُلَ الرَّجُلُ بِامْرَأْتِهِ.

Hadith.4825 - In the narration of Aban ibn Uthman from Mansur, he said: I asked Abu Abdullah ^{a.s} about a man who swears an oath (ila ') against his wife, and four months pass.

Imam ^{a.s} said: "He is to be brought forward. If he decides on divorce, she is separated from him, and she must observe the waiting period (iddah) of a divorced woman. But if he does not divorce her, he must offer expiation for his oath and continue the marriage."

[AL SADUQ]

Additionally, there is no zihar (a form of divorce by comparison) or ila '(an oath of abstention) until the man has consummated the marriage with his wife.

[REFERENCES]

Tafsir Al-'Ayyashi, Vol.1 p.113 • Man La Yahduruhu Al-Faqih, Vol.3 p.525 • Tahdhib Al-Ahkam, Vol.8 p.8 • Al-Istibsar, Vol.3 p.254 • Al-Wafi, Vol.22 p.949 • Al-Wafi, Vol.23 p.1260 • Wasa'il Al-Shi'ah, Vol.22 p.355 • Tafsir Al-Burhan, Vol.1 p.471 • Bihar Al-Anwar, Vol.101 p.171



CHAPTER 168 – CHAPTER ON ZIHAR (DECLARING ONE'S WIFE UNLAWFUL LIKE A MOTHER)

بَابُ الظِّهَارِ

% 4850 – 4850 % HADITH 4826 % بِسِنْم اللهِّ الرَّحْمِنْ الرَّحِيمِ

4826 - رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ جَمِيلِ بْنِ صَالِحٍ عَنِ ٱلْفُضَيْلِ بْنِ يَسَارٍ قَالَ: سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ اللَّهُ عَنْ رَجُلِ مُمْلَكِ ظَاهَرَ مِن اِمْرَأَتِهِ فَقَالَ «لاَ يَكُونُ ظِهَارٌ وَ لاَ يَكُونُ إِيلاَءٌ حَتَّى يَدْخُلَ بِهَا ».

Hadith.4826 - Al-Hasan bin Mahbub narrated from Jamil bin Salih, from Al-Fudayl bin Yasar, who said:

I asked Abu Abdillah (peace be upon him) about a man who has only performed the marriage contract (mamluk, meaning he has not yet consummated the marriage) and then declares zihar (a pre-Islamic form of divorce where a husband likens his wife to a prohibited relative).

Imam $^{\{a.s\}}$ said: "There is no zihar and no $\bar{\imath}$ la' (an oath to abstain from marital relations) until he consummates the marriage with her."

[REFERENCES]

Al-Kafi, Vol.6 p.158 • Man La Yahduruhu Al-Faqih, Vol.3 p.525 • Tahdhib Al-Ahkam, Vol.8 p.21 • Al-Wafi, Vol.22 p.913 • Al-Wafi, Vol.22 p.913 • Wasa'il Al-Shi'ah, Vol.22 p.316 • Tafsir Nur Al-Thaqalayn, Vol.5 p.256 • Tafsir Kanz Al-Daqaiq, Vol.13 p.124

4827 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ: «وَ لاَ يَكُونُ ٱلظُّهَارُ إِلاَّ عَلَى مَوْضِعِ ٱلطَّلاَقِ».

Hadith.4827 - And Imam ${}^{\{a.s\}}$ said: "Zihar (a form of divorce by comparison) does not apply except in the context where divorce is applicable."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.526

4828 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَلِيٌ بْنِ رِئَابٍ عَنْ زُرَارَةَ قَالَ: سَأَلْتُ أَبَا جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ عَنِ 4828 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَلِيٌ بْنِ رِئَابٍ عَنْ زُرَارَةَ قَالَ: سَأَلْتُ أَبَا جَعْفَرِ عَلَيْهِ اَلسَّلاَمُ عَنِ الطِّهَارِ فَقَالَ «هُوَ مِنْ كُلِّ ذِي مَحْرَمٍ أَوْ مِنْ أُمِّ أَوْ أُحْتِ أَوْ عَمَّةٍ أَوْ خَالَةٍ وَ لاَ يَكُونُ اَلظِّهَارُ فِي يَمِينٍ » فَقُلْتُ وَ كَيْفَ يَكُونُ قَالَ «يَقُولُ اَلرَّجُلُ لِإِمْرَأَتِهِ وَ هِيَ طَاهِرٌ مِنْ غَيْرِ جِمَاعٍ أَنْتِ عَلَيَّ حَرَامٌ مِثْلَ ظَهْرِ أُمِّي أَوْ أُحْتِي وَ هُوَ يَرِيدُ بِذَلِكَ اَلظَّهَارَ ».

Hadith.4828 - Al-Hasan ibn Mahbub narrated from Ali ibn Ri'ab, from Zurara, who said: I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} about zihar (a form of divorce by comparison).

Imam ${}^{\{a.s\}}$ said: "Zihar applies only when a man likens his wife to someone who is permanently unlawful for him, such as his mother, sister, paternal aunt, or maternal aunt. Zihar does not occur through an oath."

I asked: "How does it occur?"



Imam ^{a.s} replied: "A man says to his wife, while she is in a state of purity and without having had intercourse with her, 'You are to me as unlawful as the back of my mother or my sister,' and he intends by this statement to make zihar."

[REFERENCES]

Al-Kafi, Vol.6 p.153 • Man La Yahduruhu Al-Faqih, Vol.3 p.526 • Tahdhib Al-Ahkam, Vol.8 p.9 • Al-Wafi, Vol.22 p.905

.....

4829 - وَ رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرِ عَنْ أَبَان وَ غَيْرِهِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ:

«كَانَ رَجُلٌ عَلَى عَهْدِ رَسُولِ اَللّهِ صَلّى اَللّهُ عَلَيْهِ وَ آلِهِ يُقَالُ لَهُ أَوْسُ بْنُ اَلصَّامِتِ وَ كَانَتْ تَحْتَهُ إِمْرَأَةٌ يُقَالُ لَهَا خَوْلَةُ بِنْتُ اَلْمُنْذِرِ فَقَالَ لَهَا ذَاتَ يَوْمٍ أَنْتِ عَلَيَّ كَظَهْرِ أُمِّي ثُمَّ نَدِمَ مِنْ سَاعَتِهِ وَ قَالَ لَهَا أَيْتُهَا اَلْمَرْأَةُ مَا أَظُنُكِ إِلاَّ وَ قَدْ حَرُمْتِ عَلَيَّ فَجَاءَتْ إِلَى رَسُولِ اَللّهِ صَلَّى اللّهُ عَلَيْهِ وَ آلِهِ فَقَالَتْ يَا رَسُولَ اللّهِ إِنَّ زَوْجِي أَظُنُكِ إِلاَّ وَ قَدْ حَرُمْتِ عَلَيَّ كَظَهْرِ أُمِّي وَ كَانَ هَذَا اَلْقُولُ فِيمَا مَضَى يُحَرِّمُ اَلْمَرْأَةَ عَلَى زَوْجِهَا فَقَالَ لَهَا رَسُولُ اللّهِ صَلَّى اللّهُ عَلَيْهِ» فَرَفَعَتِ اَلْمَرْأَةُ يَدَهَا إِلَى اَلسَّمَاءِ فَقَالَتْ مَلَى اللّهُ عَلَيْهِ وَ آلِهِ «أَيْتُهَا الْمَرْأَةُ مَا أَظُنُكِ إِلاَّ وَ قَدْ حَرُمْتِ عَلَيْهِ» فَرَفَعَتِ اَلْمَرْأَةُ يَدَهَا إِلَى اَلسَّمَاءِ فَقَالَتْ اللّهُ عَلَيْهِ وَ آلِهِ «أَيْتُهَا الْمَرْأَةُ مَا أَظُنُكِ إِلاَّ وَ قَدْ حَرُمْتِ عَلَيْهِ» فَرَفَعَتِ اَلْمَرْأَةُ يَدَهَا إِلَى اَلسَّمَاءِ فَقَالَتْ اللّهُ عَلَيْهِ وَ آلِهِ «أَيْتُهَا الْمُزَأَةُ مَا أَظُنُكِ إِلاَّ وَ قَدْ حَرُمْتِ عَلَيْهِ» فَرَفَعَتِ الْمَرْأَةُ يَدَهَا إِلَى السَّمَاءِ فَقَالَتْ أَلْتَ اللّهُ عَلَيْهِ وَ آلِهِ «أَيْتُهَا الْمُزَأَةُ مَا أَظُنُكِ إِلاَّ وَ قَدْ حَرُمْتِ عَلَيْهِ» فَرَفَعَتِ الْمَرْأَةُ يَدَهَا إِلَى السَّمَاءِ فَقَالَتْ

قَدْ سَمِعَ اَللَٰهُ قَوْلَ اَلَّتِي تُجادِلُكَ فِي زَوْجِهَا وَ تَشْتَكِي إِلَى اَللَٰهِ وَ اَللَٰهُ يَسْمَعُ تَحَاوُرَكُمَا إِنَّ اَللَٰهَ سَمِيعٌ
 بَصِيرٌ اَلَّذِينَ يُظَاهِرُونَ مِنْكُمْ مِنْ نِسَائِهِمْ مَا هُنَّ أُمَّهَاتِهِمْ إِنْ أُمَّهَاتُهُمْ إِلاَّ اَللَّائِي وَلَدْنَهُمْ وَ إِنَّهُمْ لَيَقُولُونَ مُنْكَراً
 مِنَ اَلْقَوْلِ وَ زُوراً وَ إِنَّ اَللَٰهَ لَعَفُو ٌ غَفُورٌ

ثُمَّ أَنْزَلَ اللَّهُ عَزَّ وَ جَلَّ اَلْكَفَّارَةَ فِي ذَلِكَ فَقَالَ

۞ وَ ٱلَّذِينَ يُظٰاهِرُونَ مِنْ نِسَائِهِمْ ثُمَّ يَعُودُونَ لِمَا قَالُوا فَتَحْرِيرُ رَقَبَةٍ مِنْ قَبْلِ أَنْ يَتَمَاسًا ذَٰلِكُمْ تُوعَظُونَ بِهِ وَ ٱللَّهُ بِمَا تَعْمَلُونَ خَبِيرٌ فَمَنْ لَمْ يَجِدْ فَصِيّامُ شَهْرَيْنِ مُتَتَابِعَيْنِ مِنْ قَبْلِ أَنْ يَتَمَاسًا فَمَنْ لَمْ يَسْتَطِعْ فَإِطْعَامُ سِتِّينَ مِسْكِيناً ۞ ».

وَ الظِّهَارُ عَلَى وَجْهَيْنِ أَحَدُهُمَا أَنْ يَقُولَ الرَّجُلُ لِامْرَأَتِهِ هِيَ عَلَيْهِ كَظَهْرِ أُمِّهِ وَ يَسْكُتَ فَعَلَيْهِ الْكَفَّارَةُ مِنْ قَبْلِ أَنْ يُكَفِّرَ لَزِمَتْهُ كَفَّارَةٌ أُخْرَى فَإِنْ قَالَ هِيَ عَلَيْهِ كَظَهْرِ أُمِّهِ إِنْ فَعَلَ كَذَا وَ كَذَا فَلَيْسَ عَلَيْهِ يَجَامِعَ فَإِنْ جَامَعَ مِنْ قَبْلِ أَنْ يُكَفِّرَ لَزِمَتْهُ كَفَّارَةٌ أُخْرَى فَإِنْ قَالَ هِيَ عَلَيْهِ كَظَهْرِ أُمِّهِ إِنْ فَعَلَ كَذَا وَ كَذَا فَلَيْسَ عَلَيْهِ شَيْءٌ حَتَّى يَفْعَلَ ذَلِكَ الشَّيْءَ

وَ يُجَامِعَ فَتَلْزَمُهُ الْكَفَّارَةُ إِذَا فَعَلَ مَا حَلَفَ عَلَيْهِ وَ الْكَفَّارَةُ تَحْرِيرُ رَقَبَةٍ فَمَنْ لَمْ يَجِدْ فَصِيامُ شَهْرَيْنِ مُتَتابِعَيْنِ مِنْ قَبْلِ أَنْ يَتَمَاسًا فَمَنْ لَمْ يَسْتَطِعْ فَإطْعامُ سِتِّينَ مِسْكِيناً لِكُلِّ مِسْكِينٍ مُدٌّ مِنْ طَعَامٍ فَإِنْ لَمْ يَجِدْ صَامَ ثَمَانِيَةَ عَشَرَ يَوْماً.

Hadith.4829 - Muhammad ibn Abi Umayr narrated from Aban and others, from Abu Abdullah ^{a.s}, who said:

"During the time of the Messenger of Allah (SWT) (peace be upon him and his family), there was a man named Aws ibn Al-Samit who was married to a woman named Khawlah bint Tha'labah. One day, he said to her: 'You are to me as the back of my mother.'

He immediately regretted his words and said to her: 'O woman, I think you have become unlawful for me.'



Khawlah went to the Messenger of Allah (SWT) (peace be upon him and his family) and said:

'O Messenger of Allah {SWT}, my husband said to me, "You are to me as the back of my mother." This statement in the past used to make a wife unlawful for her husband.'

The Messenger of Allah (SWT) (peace be upon him and his family) said to her: 'O woman, I think you have indeed become unlawful for him.'

She then raised her hands to the sky and said: 'I complain to You (SWT) about the separation from my husband.'

Allah (SWT), the Mighty and Majestic, revealed:

'Indeed, Allah (SWT) has heard the statement of the woman who disputes with you concerning her husband and complains to Allah (SWT). And Allah (SWT) hears your dialogue; indeed, Allah (SWT) is All-Hearing, All-Seeing. Those among you who declare their wives unlawful to them (by zihar) are not their mothers. Their mothers are none but those who gave birth to them. And indeed, they utter an evil statement and a falsehood. But indeed, Allah (SWT) is Pardoning and Forgiving''' (Surah Al-Mujadilah 58:1-2).

Then Allah (SWT), the Mighty and Majestic, revealed the expiation for this, saying:

'And those who pronounce zihar from their wives and then wish to go back on what they said, must free a slave before they touch one another. This is what you are admonished with, and Allah (SWT) is All-Aware of what you do. But whoever does not find [a slave to free] must fast for two consecutive months before they touch one another. And whoever is unable must feed sixty poor people'" (Surah Al-Mujadilah 58:3-4).

[AL SADUQ]

Zihar (a form of divorce by comparison) occurs in two forms.

The first is when a man says to his wife, "You are to me as the back of my mother," and remains silent without adding any conditions. In this case, he must offer expiation before engaging in intercourse with her. If he engages in intercourse before performing the expiation, he becomes obligated to offer another expiation.

The second form is when a man says to his wife, "You are to me as the back of my mother if I do such and such."

In this case, no expiation is required until he actually does the specified action and then engages in intercourse with her. Once he carries out what he swore upon and has intercourse, the expiation becomes mandatory.

The prescribed expiation for zihar is to free a slave. If he cannot find a slave, he must fast for two consecutive months before resuming relations with his wife. If he is unable to fast, he must feed sixty poor people, giving each person a mudd (a specific measure) of food. If he cannot afford that, he must fast for eighteen days.

[REFERENCES]

 $\label{eq:man_lambda} \mbox{Man\,La\,Yahduruhu\,Al-Faqih,\,Vol.3\,p.526} \bullet \mbox{Awali\,Al-La'ali,\,Vol.3\,p.398} \bullet \mbox{Al-Wafi,\,Vol.22\,p.903} \bullet \mbox{Wasa'il\,Al-Shi'ah,\,Vol.22\,p.303} = \mbox{Man\,La\,Yahduruhu\,Al-Faqih,\,Vol.3\,p.526} \bullet \mbox{Awali\,Al-La'ali,\,Vol.3\,p.398} \bullet \mbox{Al-Wafi,\,Vol.22\,p.903} \bullet \mbox{Wasa'il\,Al-Shi'ah,\,Vol.22\,p.303} = \mbox{Man\,La\,Yahduruhu\,Al-Faqih,\,Vol.3\,p.526} \bullet \mbox{Man\,La\,Yahduruhu\,Al-Faqih,\,Vol.3\,p.526} \bullet \mbox{Man\,La\,Yahduruhu\,Al-Faqih,\,Vol.3\,p.398} \bullet \mbox{Man\,La\,Yahduruhu\,Al-Faqih,\,Vol.3\,p.398} = \mbox{Man\,La\,Yahduruhu\,Al-Faqih,\,Vol.3\,p.398} \bullet \mbox{Man\,La\,Yahduruhu\,Al-$

4830 - وَ رُوىَ: «أَنَّهُ إِذَا لَمْ يَقْدِرْ عَلَى ٱلْإِطْعَامِ تَصَدَّقَ بِمَا يُطِيقُ».

وَ لَا يَقَعُ الظَّهَارُ عَلَى حَدٍّ غَضَبٍ وَ لَا ظِهَارَ عَلَى مَنْ لَفَظَ بِالظَّهَارِ إِذَا لَمْ يَنْوِ بِهِ التَّحْرِيمَ وَ الْمَمْلُوكُ إِذَا ظَاهَرَ مِنِ امْرَأَتِهِ فَعَلَيْهِ نِصْفُ مَا عَلَى الْحُرِّ مِنَ الصِّيَامِ وَ لَيْسَ عَلَيْهِ عِتْقٌ وَ لَا صَدَقَةٌ لِأَنَّ الْمَمْلُوكَ لَا مَالَ لَهُ

وَ إِذَا قَالَ الرَّجُلُ لِامْرَأَتِهِ هِيَ عَلَيْهِ كَبَعْضِ ذَوَاتِ الْمَحَارِمِ فَهُوَ ظِهَارٌ وَ إِذَا قَالَ الرَّجُلُ لِامْرَأَتِهِ هِيَ عَلَيْهِ كَظَهْرِ أُمَّهِ أَوْ كَبَطْنِهَا أَوْ كَيَدِهَا أَوْ كَرِجْلِهَا أَوْ كَثَعْبِهَا أَوْ كَشَعْرِهَا أَوْ كَشَيْءٍ مِنْ جَسَدِهَا يَنْوِي بِذَلِكَ التَّحْرِيمَ فَهُوَ ظِهَارٌ كَذَلِكَ ذَكَرَهُ إِبْرَاهِيمُ بْنُ هَاشِمٍ فِي نَوَادِرِهِ.



Hadith.4830 - It is narrated:

"If he is unable to provide the required feeding (it' $\bar{a}m$), he should give charity ($\bar{s}adaqah$) according to what he is capable of."

[AL SADUQ]

Zihar does not take effect if it is uttered in a state of anger, nor does it apply if the man pronounces zihar without intending to make his wife unlawful to him. If a slave performs zihar against his wife, he is required to fast for half the period that a free man must fast, and he is not obligated to free a slave or give charity because a slave owns no wealth.

If a man says to his wife, "You are to me like some of my female relatives who are permanently unlawful to me," it is considered zihar.

Likewise, if a man says to his wife, "You are to me as the back of my mother," or "like her stomach," or "like her hand," or "like her leg," or "like her ankle," or "like her hair," or "like any part of her body," with the intention of making her unlawful to him, it is also regarded as zihar.

This was mentioned by Ibrahim ibn Hashim in his book Nawadir.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.528

Hadith.4831 - Ibn Mahbub narrated from Abu Ayyub Al-Khazzaz, from Burayd ibn Mu'awiyah, who said: I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a man who declared zihar (a form of divorce by comparison) against his wife and then divorced her with one divorce. Imam ^{a.s} said: "If he divorces her with one divorce, the zihar becomes nullified, and the divorce

cancels the zihar."
I asked: "Can he take her back?"

Imam ^{a.s} replied: "Yes, she is still his wife. However, if he takes her back, he must fulfill the obligation required of one who has performed zihar before engaging in intercourse with her."

I asked: "If he leaves her until her waiting period (iddah) ends and she gains full control over herself, and then he marries her again afterward, is he still bound by the previous zihar before engaging in intercourse?"



Imam ^{a.s} replied: "No, she has been completely separated from him and has gained control over herself."

I asked: "If he declared zihar against her but did not have intercourse with her and left her without touching her, although he still saw her uncovered, does anything become obligatory upon him in this case?"

Imam {a.s} said: "She is his wife, and it is not forbidden for him to have intercourse with her. However, he must fulfill what is required of one who has performed zihar before having intercourse with her, as she remains his wife."

I asked: "If she complains to the authorities, saying, 'This is my husband who has declared <code>zihar</code> against me but holds on to me without touching me out of fear of the obligation that comes with <code>zihar.'</code> what is to be done?"

Imam ^{a.s} said: "It is not obligatory for the authority to compel him to free a slave, fast, or feed the poor if he has nothing to free, cannot fast, and does not have the means to give charity. However, if he is capable of freeing a slave, then it is upon the Imam to compel him to free a slave or give charity before he touches her or after he has done so."

[REFERENCES]

Al-Kafi, Vol.6 p.161 • Man La Yahduruhu Al-Faqih, Vol.3 p.529 • Tahdhib Al-Ahkam, Vol.8 p.16 • Al-Wafi, Vol.22 p.928

4832 - وَ رَوَى أَبَانٌ عَنِ ٱلْحَسَنِ ٱلصَّيْقَلِ قَالَ: سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنِ ٱلرَّجُلِ يُظَاهِرُ مِنِ اِمْرَأَتِهِ قَالَ «فَيُكَفَّرُ» قُلْتُ فَإِنَّهُ وَاقَعَ مِنْ قَبْلِ أَنْ يُكَفِّرَ قَالَ «فَقَدْ أَتَى حَدَّاً مِنْ حُدُودِ ٱللَّهِ فَلْيَسْتَغْفِرِ ٱللَّهَ وَ لْيَكُفَّ حَتَّى يُكَفِّرَ ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ يَعْنِي فِي الظِّهَارِ الَّذِي يَكُونُ بِشَرْطٍ فَأَمَّا الظِّهَارُ الَّذِي لَيْسَ بِشَرْطٍ فَمَتَى جَامَعَ صَاحِبَهُ مِنْ قَبْلِ أَنْ يُكَفِّرَ لَزِمَتْهُ كَفَّارَةٌ أُخْرَى كَمَا ذَكَرْتُهُ وَ مَتَى طَلَّقَ الْمُظَاهِرُ امْرَأَتَهُ سَقَطَتْ عَنْهُ الْكَفَّارَةُ فَإِذَا رَاجَعَهَا لَزِمَتْهُ فَإِنْ تَرَكَهَا حَتَّى يَحِلَّ أَجَلُهَا وَ تَزَوَّجَهَا رَجُلُ آخَرُ وَ طَلَّقَهَا أَوْ مَاتَ عَنْهَا ثُمَّ تَزَوَّجَهَا وَ دَخَلَ بِهَا لَمْ تَلْزُمْهُ الْكَفَّارَةُ وَ يُجْزى فِي كَفَّارَةِ الظِّهَارِ صَبِي مِمَّنْ وُلِدَ فِي الْإِسْلَامِ.

Hadith.4832 - Aban narrated from Al-Hasan Al-Sayqal who said:

I asked Abu Abdullah ^{a.s} about a man who performs *z*ihar (a form of divorce by comparison) against his wife.

Imam {a.s} said: "He must offer expiation."

I asked: "What if he engages in intercourse with her before offering expiation?"

Imam ^{a.s} replied: "Then he has violated one of Allah's ^{SWT} limits. He must seek Allah's ^{SWT} forgiveness and abstain until he fulfills the expiation."

[AL SADUQ]

The author of this book, may Allah (SWT) have mercy on him, explained that this ruling applies to zihar that is conditional. However, in the case of zihar that is unconditional, if the man engages in intercourse with his wife before offering expiation, an additional expiation becomes obligatory upon him, as previously mentioned.

If a man who has performed zihar divorces his wife, the obligation of expiation is lifted. However, if he takes her back, the expiation becomes obligatory upon him again. But if he leaves her until her waiting period (iddah) ends and she marries another man who then divorces her or dies, and the first husband remarries her and consummates the marriage, the expiation is no longer required.

Additionally, a child born into Islam is sufficient for fulfilling the expiation of zihar (in the case where freeing a slave is the expiation).



[REFERENCES]

Al-Kafi, Vol.6 p.160 • Man La Yahduruhu Al-Faqih, Vol.3 p.530 • Al-Wafi, Vol.22 p.921 • Wasa'il Al-Shi'ah, Vol.22 p.328

4833 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ قَالَ: سَأَلْتُ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ عَنْ رَجُلٍ ظَاهَرَ مِنِ إِمْرَأَتِهِ ثَلاَثَ مَرَّاتٍ فَقَالَ «يُكَفِّرُ اَللَّهَ وَ يُمْسِكُ حَتَّى يُكَفِّرَ».

Hadith.4833 - Hammad narrated from Al-Halabi who said: I asked Abu Abdullah ${a.s}$ about a man who declared zihar (a form of divorce by comparison) against his wife three times.

Imam ^{a.s} said: "He must offer expiation three times."

I asked: "What if he engages in intercourse with her before offering the expiation?" Imam ^{a.s} replied: "He must seek Allah's ^{SWT} forgiveness and abstain until he completes the expiation."

[REFERENCES]

Al-Nawadir (Lil-Ash'ari), Vol.1 p.65 • Al-Kafi, Vol.6 p.156 • Man La Yahduruhu Al-Faqih, Vol.3 p.531 • Tahdhib Al-Ahkam, Vol.8 p.18 • Al-Istibsar, Vol.3 p.265 • Al-Wafi, Vol.22 p.922 • Bihar Al-Anwar, Vol.101 p.172

4834 - وَ - سَأَلَهُ مُحَمَّدُ بْنُ مُسْلِمٍ : عَنْ رَجُلٍ ظَاهَرَ مِنِ اِمْرَأَتِهِ خَمْسَ مَرَّاتٍ أَوْ أَكْثَرَ فَقَالَ «قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ «مَكَانَ كُلِّ مَرَّةٍ كَفَّارَةٌ» ».

Hadith.4834 - Muhammad ibn Muslim asked Imam ${a.s}$ about a man who declared zihar (a form of divorce by comparison) against his wife five times or more.

Imam ^{a.s} replied: "Imam Ali ibn Abi Talib ^{a.s} said:

'For every instance, there is a separate expiation."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.531 • Tahdhib Al-Ahkam, Vol.8 p.22 • Al-Istibsar, Vol.3 p.262 • Al-Istibsar, Vol.3 p.262 • Al-Istibsar, Vol.3 p.262 • Al-Istibsar, Vol.2 p.915 • Al-Wafi, Vol.22 p.915 • Al-Wafi, Vol.22 p.915 • Wasa'il Al-Shi'ah, Vol.22 p.324 • Wasa'il Al-Shi'ah, Vol.22 p.325

4835 - وَ سَأَلَهُ جَمِيلُ بْنُ دَرَّاجٍ : عَنِ اَلظِّهَارِ مَتَى يَقَعُ عَلَى صَاحِبِهِ فِيهِ اَلْكَفَّارَةُ فَقَالَ «إِذَا أَرَادَ أَنْ يُوَاقِعَ الطَّهَارِ مَتَى يَقَعُ عَلَى صَاحِبِهِ فِيهِ اَلْكَفَّارَةُ غَنْهُ» قُلْتُ فَإِنْ صَامَ فَمَرِضَ اِمْرَأَتُهُ» قُلْتُ فَإِنْ طَلَّقَهَا قَبْلَ أَنْ يُوَاقِعَهَا أَ عَلَيْهِ كَفَّارَةٌ فَقَالَ «لاَ سَقَطَتِ اَلْكَفَّارَةُ عَنْهُ» قُلْتُ فَإِنْ صَامَ فَمَرِضَ الْسَقْقِبُلُ أَوْ يُتِمُّ مَا بَقِيَ عَلَيْهِ فَقَالَ «إِنْ صَامَ شَهْراً ثُمَّ مَرِضَ اِسْتَقْبَلَ فَإِنْ زَادَ عَلَى اَلشَّهْرِ يَوْماً أَوْ فَأَلْمَمْلُوكِ نِصْفَ مَا عَلَى اَلْحُرُّ مِنَ اَلْكَفَّارَةِ». يَوْمَيْن بَنَى عَلَيْهِ » قَالَ وَ قَالَ «اَلْحُرُّ وَ اَلْمَمْلُوكُ سَوَاءُ غَيْرَ أَنَّ عَلَى اَلْمَمْلُوكِ نِصْفَ مَا عَلَى اَلْحُرُّ مِنَ اَلْكَفَّارَةِ».

Hadith.4835 - Jamil ibn Darraj asked Imam ${}^{\{a.s\}}$ about zihar and when the obligation of expiation becomes due upon the one who declares it.

Imam ^{a.s} replied: "When he intends to have intercourse with his wife."

I asked: "If he divorces her before having intercourse with her, is expiation still required of him?" Imam ^{a.s} said: "No, the expiation is no longer required."

I then asked: "If he begins fasting (as expiation) but becomes ill and breaks his fast, must he start over or continue from where he left off?"



Imam ^{a.s} replied: "If he fasted for a month and then became ill, he must start over. But if he fasted more than a month by a day or two, he should continue from where he left off."

Imam ^{a.s} also said: "The ruling for a free man and a slave is the same, except that a slave is obligated to fulfill half of what is required from a free man in terms of expiation."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.531

4836 - وَ رَوَى مُحَمَّدُ بْنُ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِمَا ٱلسَّلاَمُ قَالَ: قُلْتُ لَهُ إِنْ ظَاهَرَ رَجُلٌ فِي شَعْبَانَ وَ لَمْ يَجِدْ مَا يُعْتِقُ قَالَ «يَنْتَظِرُ حَتَّى يَصُومَ شَهْرَ رَمَضَانَ ثُمَّ يَصُومُ «شَهْرَيْنِ مُتَتَّابِعَيْنِ» فَإِنْ ظَاهَرَ وَ هُوَ مُسَافِرٌ يَجُدْ مَا يُعْتِقُ قَالَ «يَنْتَظِرُ حَتَّى يَصُومَ شَهْرَ رَمَضَانَ ثُمَّ يَصُومُ «شَهْرَيْنِ مُتَتَّابِعَيْنِ» فَإِنْ ظَاهَرَ وَ هُوَ مُسَافِرٌ يَنْظُرُ حَتَّى يَقْدَمَ وَ إِنْ صَامَ فَأَصَابَ مَالاً فَلْيَمْضِ فِى ٱلَّذِى إِبْتَدَأً فِيهِ».

Hadith.4836 - Muhammad ibn Muslim narrated from one of the two Imams (peace be upon them) who said:

I asked Imam ${a.s}$: "If a man performs zihar (a form of divorce by comparison) in the month of Sha'ban and cannot find something to free (as expiation), what should he do?"

He ^{a.s.} replied: "He should wait until he fasts the month of Ramadan and then fast two consecutive months afterward. If he performs *z*ihar while he is traveling, he should wait until he returns. And if he begins fasting and then acquires wealth, he should continue with what he had already started."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.532

4837 - وَ رَوَى سَمَاعَةُ عَنْ أَبِي بَصِيرٍ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «جَاءَ رَجُلٌ إِلَى اَلنَّبِيًّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ فَقَالَ يَا رَسُولَ اَللَّهِ ظَاهَرْتُ مِنِ إِمْرَأَتِي فَقَالَ «إِذْهَبْ فَأَعْتِقْ رَقَبَةً» فَقَالَ لَيْسَ عِنْدِي فَقَالَ «إِذْهَبْ فَأَطْعِمْ «سِتِّينَ مِسْكِيناً» » قَالَ لَيْسَ فَقَالَ «إِذْهَبْ فَأَطْعِمْ «سِتِّينَ مِسْكِيناً» » قَالَ لَيْسَ عَنْدِي فَقَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «أَنَا أَتَصَدَّقُ عَنْك» » قَالَ «فَأَعْطَاهُ تَمْراً لِإِطْعَامِ سِتِّينَ مِسْكِيناً عَنْدِي فَقَالَ رَسُولُ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ آلِهِ «أَنَا أَتَصَدَّقُ عَنْك» » قَالَ «فَأَعْطَاهُ تَمْراً لِإِطْعَامِ سِتِّينَ مِسْكِيناً فَقَالَ «إِذْهَبْ فَتَصَدَّقْ بِهِ» فَقَالَ وَ الَّذِي بَعَثَكَ بِالْحَقِّ نَبِيًا مَا أَعْلَمُ أَنَّ بَيْنَ لاَبَتَيْهَا أَحَداً أَحْوَجَ إِلَيْهِ مِنِّي وَ مِنْ عِيَالِي فَقَالَ «إِذْهَبْ فَكُلْ وَ أَطْعِمْ عِيَالَكَ» ».

قَالَ مُصَنِّفُ هَذَا الْكِتَابِ رَحِمَهُ اللَّهُ هَذَا الْحَدِيثُ فِي الظِّهَارِ غَرِيبٌ نَادِرٌ لِأَنَّ الْمَشْهُورَ فِي هَذَا الْمَعْنَى فِي كَفَّارَةِ مَنْ أَفْطَرَ يَوْماً مِنْ شَهْرِ رَمَضَانَ.

Hadith.4837 - Sama'ah narrated from Abu Basir, who said:

I heard Abu Abdullah (a.s) say: "A man came to the Prophet (peace be upon him and his family) and said: 'O Messenger of Allah (SWT), I have performed zihar (declared my wife as unlawful to me).'

The Prophet (peace be upon him and his family) said: 'Go and free a slave.'

The man replied: 'I do not have one.'

The Prophet (saws) said: 'Then go and fast for two consecutive months.'

The man replied: 'I am not able to do so.'

The Prophet (saws) said: 'Then go and feed sixty poor people.'

The man replied: 'I do not have the means.'



The Messenger of Allah [SWT] (peace be upon him and his family) then said: 'I will give charity on your behalf.'"

He (peace be upon him and his family) gave him dates to feed sixty poor people and said: "Go and give this in charity."

The man said: "By the One who sent you with the truth as a Prophet (saws), I do not know anyone between these two mountains (of Madinah) who is more in need of this than me and my family." The Prophet (peace be upon him and his family) said: "Then go and feed your family with it."

[AL SADUQ]

The author of this book, may Allah (SWT) have mercy on him, commented:

This narration regarding *z*ihar is rare and uncommon because the well-known context for this type of expiation is related to the expiation for someone who breaks a fast in the month of Ramadan.

IREFERENCES1

Al-Kafi, Vol.6 p.155 • Man La Yahduruhu Al-Faqih, Vol.3 p.532 • Tahdhib Al-Ahkam, Vol.8 p.15 • Al-Wafi, Vol.22 p.934 • Wasa'il Al-Shi'ah, Vol.22 p.362 • Tafsir Nur Al-Thaqalayn, Vol.5 p.257 • Tafsir Kanz Al-Daqaiq, Vol.13 p.126

4838 - وَ فِي رِوَايَةِ اَلْحَسَنِ بْنِ عَلِيٍّ بْنِ فَضَّالٍ أَنَّ رَجُلاً قَالَ: قُلْتُ لِأَبِي اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ إِنِّي قُلْتُ فَإِنِّي لَامْرَأَتِي أَنْتِ عَلَيَّ كَظَهْرِ أُمِّي إِنْ خَرَجْتِ مِنْ بَابِ اَلْحُجْرَةِ فَخَرَجَتْ فَقَالَ «لَيْسَ عَلَيْكَ شَيْءٌ» فَقُلْتُ فَإِنِّي أَقْوَى عَلَى أَنْ أُكَفِّرَ رَقَبَةً وَ رَقَبَتَيْنِ فَقَالَ «لَيْسَ عَلَيْكَ شَيْءٌ» فَقُلْتُ فَإِنِّي أَقْوَى عَلَى أَنْ أُكَفِّرَ رَقَبَةً وَ رَقَبَتَيْنِ فَقَالَ «لَيْسَ عَلَيْكَ شَيْءٌ» فَقُلْتُ فَإِنِّي أَقْوَى عَلَى أَنْ أُكَفِّرَ رَقَبَةً وَ رَقَبَتَيْنِ فَقَالَ «لَيْسَ عَلَيْكَ شَيْءٌ» فَقُلْتُ فَإِنِّي أَقْوَى عَلَى أَنْ أُكَفِّرَ رَقَبَةً وَ رَقَبَتَيْنِ فَقَالَ «لَيْسَ عَلَيْكَ شَيْءٌ» فَقُلْتُ فَإِنِّي أَقْوَى عَلَى أَنْ أُكَفِّرَ رَقَبَةً وَ رَقَبَتَيْنِ فَقَالَ «لَيْسَ

Hadith.4838 - In the narration of Al-Hasan ibn Ali ibn Faddal, a man said: I said to Abu Al-Hasan ^{a.s.}, "I told my wife, 'You are to me as the back of my mother if you leave the room,' and she left." Imam ^{a.s.} replied: "There is nothing upon you."

I said: "But I am capable of offering expiation."

Imam {a.s} replied: "There is nothing upon you."

I said: "I am capable of freeing one or even two slaves as expiation."

Imam (a.s) said: "There is nothing upon you, whether you are capable or not."

[REFERENCES]

Al-Kafi, Vol.6 p.154 • Man La Yahduruhu Al-Faqih, Vol.3 p.532 • Tahdhib Al-Ahkam, Vol.8 p.13 • Al-Istibsar, Vol.3 p.261 • Al-Wafi, Vol.22 p.906 • Wasa'il Al-Shi'ah, Vol.22 p.332 • Tafsir Nur Al-Thaqalayn, Vol.5 p.256 • Tafsir Kanz Al-Daqaiq, Vol.13 p.125

4839 - وَ فِي رِوَايَةِ اَلسَّكُونِيِّ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ آلَى مِنِ اِمْرَأَتِهِ وَ ظَاهَرَ فِي كَلِمَةٍ وَاحِدَةٍ قَالَ «عَلَيْهِ كَفَّارَةٌ وَاحِدَةٌ».

Hadith.4839 - In the narration of Al-Sakuni, he said that Imam Ali ibn Abi Talib ${a.s}$ was asked about a man who both swore an oath (ila ') and declared z ihar (a form of divorce by comparison) against his wife in a single statement.

Imam ^{a.s} said: "He is obligated to offer only one expiation."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.533 • Al-Wafi, Vol.22 p.916 • Wasa'il Al-Shi'ah, Vol.22 p.338



4840 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ بُكَيْرٍ عَنْ حُمْرَانَ قَالَ: قُلْتُ لِأَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ رَجُلُ قَالَ لِأَمَتِهِ أَنْتِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اللَّهُ عَلَيْهُ اللَّهِ عَلَيْهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهُ اللَّهُ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ الللَّهُ عَلَيْهِ اللَّهُ عَلِيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهُ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ اللَّهُ عَلَيْهِ عَلَيْهِ عَلَيْهِ اللَّهُ عَلَيْهِ اللللْهِ عَلَيْهِ عَلَيْهِ اللللّهُ عَلَى اللّهُ اللّهُ عَلَيْهِ اللّهِ عَلَيْهِ اللّهُ عَلَيْهِ عَلَيْهِ عَلَيْهِ الللّهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ الللّهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَيْهِ عَلَى الللّهُ عَلَيْهِ عَلَى اللّهُ اللّهِ عَلَيْهِ عَلْ

Hadith.4840 - Abdullah ibn Bukayr narrated from Humran who said:

I asked Abu Abdullah ^{a.s} about a man who said to his female slave, "You are to me as the back of my mother," intending by this statement to please his wife.

Imam ^{a.s} replied: "He may approach her (the slave), and there is nothing upon her or upon him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.533 • Tahdhib Al-Ahkam, Vol.8 p.10 • Al-Wafi, Vol.22 p.912 • Wasa'il Al-Shi'ah, Vol.22 p.314

4841 - وَ رَوَى أَيُّوبُ بْنُ نُوحٍ عَنْ صَفْوَانَ عَنِ اِبْنِ عُيَيْنَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «اَلْمُظَاهِرُ إِذَا صَامَ شَهْراً وَ صَامَ مِنَ اَلشَّهْرِ اَلْآخَرِ يَوْماً فَقَدْ وَاصَلَ فَإِنْ شَاءَ فَلْيَقْضِ مُتَفَرِّقاً وَ إِنْ شَاءَ فَلْيُعْطِ لِكُلِّ يَوْمِ مُدَّا مِنْ طَعَامٍ».

Hadith.4841 - Ayyub ibn Nuh narrated from Safwan, from Ibn Uyaynah, from Abu Abdullah ^{a.s}, who said: "If a man who has performed zihar fasts for one full month and then fasts a day from the second month, he has fulfilled the condition of consecutive fasting. After that, if he wishes, he may make up the remaining fasts in a non-consecutive manner, or if he wishes, he may give a mudd (a specific measure) of food for each remaining day."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.533 • Al-Wafi, Vol.22 p.937 • Wasa'il Al-Shi'ah, Vol.22 p.364

4842 - وَ رَوَى زِيَادُ بْنُ اَلْمُنْذِرِ عَنْ أَبِي اَلْوَرْدِ : أَنَّهُ سُئِلَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ وَ أَنَا عِنْدَهُ عَنْ رَجُلٍ قَالَ لاَمْرَأَتِهِ أَنْتِ عَلَيَّ كَظَهْرِ أُمِّي مِائَةَ مَرَّةٍ، فَقَالَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ «يُطِيقُ لِكُلِّ مَرَّةٍ عِثْقَ نَسَمَةٍ» فَقَالَ لاَ قَالَ «يُطِيقُ إِطْعَامَ «سَهْرَيْنِ مُتَتَّابِعَيْنِ» مِائَةَ مَرَّةٍ» قَالَ لاَ قَالَ «فَيُطِيقُ صِيَامَ «شَهْرَيْنِ مُتَتَّابِعَيْنِ» مِائَةَ مَرَّةٍ» قَالَ لاَ قَالَ «فَيُطِيقُ صِيَامَ «شَهْرَيْنِ مُتَتَّابِعَيْنِ» مِائَةَ مَرَّةٍ» قَالَ لاَ قَالَ لاَ قَالَ «قَيُطِيقُ صِيَامَ «شَهْرَيْنِ مُتَابِعَيْنِ» مِائَة مَرَّةٍ قَالَ لاَ قَالَ لاَ قَالَ لاَ قَالَ اللهُ قَالَ هُ مُرَّةٍ اللهُ عَلَيْهِ اللّهُ عَلَى اللّهُ عَالَ عَلَى اللّهُ عَالَى اللّهُ عَلَى الللّهُ عَلَى اللّهُ عَلَى الللّهُ عَلَى اللّهُ عَلَى الللّهُ عَلَى الللّهُ عَلَى اللّهُ عَلَى اللّهُ عَلَى اللّهُ عَلَ

Hadith.4842 - Ziyad ibn al-Mundhir narrated from Abu al-Ward that Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} was asked, while I was present, about a man who said to his wife, "You are to me like the back of my mother" a hundred times.

Abu Jafar Imam Al-Baqir (a.s) said: "Is he able to free a slave for each time?"

The man replied: "No."

Imam ^{a.s} said: "Is he able to feed sixty needy people for each time?"

The man replied: "No."

Imam (a.s) said: "Is he able to fast for two consecutive months for each time?"

The man replied: "No."

Imam ^{a.s} then said: "They should be separated."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.534 • Tahdhib Al-Ahkam, Vol.8 p.22 • Al-Istibsar, Vol.3 p.263 • Al-Wafi, Vol.22 p.916 • Wasa'il Al-Shi'ah, Vol.22 p.325 • Wasa'il Al-Shi'ah, Vol.22 p.367



4843 - وَ فِي رِوَايَةِ اِبْنِ فَضَّالٍ عَنْ غِيَاثٍ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ قَالَ عَلِيٌّ عَلَيْهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلِ ظَاهَرَ مِنْ أَرْبَعِ نِسْوَةٍ قَالَ «عَلَيْهِ كَفَّارَةٌ وَاحِدَةٌ».

Hadith.4843 - In the narration of Ibn Faddal from Ghiyath, from Imam Jafar ibn Muhammad Al-Sadiq ${a.s}$ from his father, Imam Muhammad ibn Ali Al-Baqir ${a.s}$ (peace be upon them), it is reported that Imam Ali ibn Abi Talib ${a.s}$ said regarding a man who performed zihar (a form of divorce by comparison) against four wives:

"He is obligated to offer only one expiation."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.534 • Tahdhib Al-Ahkam, Vol.8 p.21 • Al-Istibsar, Vol.3 p.263 • Awali Al-La'ali, Vol.3 p.402 • Al-Wafi, Vol.22 p.917 • Wasa'il Al-Shi'ah, Vol.22 p.327

------4844 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «لاَ يَقَعُ ظِهَارٌ عَنْ طَلاَقٍ وَ لاَ طَلاَقٌ عَنْ ظِهَارٍ».

Hadith.4844 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "Zihar (a form of divorce by comparison) does not count as a divorce, nor does divorce count as zihar."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.534

4845 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ أَبِي وَلاَّدٍ عَنْ حُمْرَانَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لاَ يَكُونُ ظِهَارٌ فِي يَمِينِ وَ لاَ فِي إِضْرَارٍ وَ لاَ فِي غَضَبٍ وَ لاَ يَكُونُ ظِهَارٌ إِلاَّ عَلَى طُهْرٍ بِغَيْرِ جِمَاعٍ بِشَهَادَةِ شَاهِدَيْنِ مُسْلِمَيْن ».

Hadith.4845 - Al-Hasan ibn Mahbub narrated from Abu Walad, from Humran, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said: "Zihar (a form of divorce by comparison) does not occur through an oath, nor in a case of harm, nor in a state of anger. Zihar is only valid when it is declared during a state of purity (from menstruation), without prior intercourse, and in the presence of two Muslim witnesses."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.534 • Tahdhib Al-Ahkam, Vol.8 p.10 • Al-Istibsar, Vol.3 p.258 • Wasa'il Al-Shi'ah, Vol.22 p.307 • Al-Fusul Al-Muhimmah, Vol.2 p.381

4846 - وَ سَأَلَ عَمَّارُ بْنُ مُوسَى اَلسَّابَاطِيُّ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلظِّهَارِ اَلْوَاجِبِ قَالَ «اَلَّذِي يُرِيدُ بهِ اَلرَّجُلُ اَلظُّهَارَ بِعَيْنِهِ».

Hadith.4846 - Ammar ibn Musa Al-Sabati asked Abu Abdullah ${a.s}$ about the obligatory z ihar (a form of divorce by comparison).

Imam ^{a.s} replied: "It is when a man explicitly intends by his statement to perform zihar itself."



[REFERENCES]

Al-Kafi, Vol.6 p.158 • Man La Yahduruhu Al-Faqih, Vol.3 p.535 • Tahdhib Al-Ahkam, Vol.8 p.11 • Al-Wafi, Vol.22 p.905 • Wasa'il Al-Shi'ah, Vol.22 p.309 • Tafsir Nur Al-Thaqalayn, Vol.5 p.256 • Tafsir Kanz Al-Daqaiq, Vol.13 p.125

4847 - وَ فِي رِوَايَةِ اَلسَّكُونِيِّ قَالَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ : «إِذَا قَالَتِ اَلْمَرْأَةُ زَوْجِي عَلَيَّ كَظَهْرِ أُمِّى فَلاَ كَفَّارَةَ عَلَيْهَا».

Hadith.4847 - In the narration of Al-Sakuni, it is reported that Commander of the Faithful ${a.s}$ said: "If a woman says, 'My husband is to me as the back of my mother,' there is no expiation upon her."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.535 • Al-Wafi, Vol.22 p.913 • Wasa'il Al-Shi'ah, Vol.22 p.339 • Tafsir Nur Al-Thaqalayn, Vol.5 p.256 • Tafsir Kanz Al-Daqaiq, Vol.13 p.125

4848 - وَ سَأَلَ إِسْحَاقُ بْنُ عَمَّارٍ أَبَا إِبْرَاهِيمَ عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلرَّجُلِ يُظَاهِرُ مِنْ جَارِيَتِهِ فَقَالَ «اَلْحُرَّةُ وَ اَلْأَمَةُ فِى هَذَا سَوَاءُ».

Hadith.4848 - Ishaq ibn Ammar asked Abu Ibrahim (Imam Musa ibn Jafar Al-Kadhim $^{\{a.s\}}$) about a man who performs zihar (a form of divorce by comparison) against his female slave. Imam $^{\{a.s\}}$ replied: "In this matter, a free woman and a bondwoman are the same."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.535 • Awali Al-La'ali, Vol.2 p.292 • Awali Al-La'ali, Vol.3 p.400

4849 - وَ سَأَلَ مُحَمَّدُ بْنُ حُمْرَانَ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنِ اَلْمَمْلُوكِ أَ عَلَيْهِ ظِهَارٌ فَقَالَ «عَلَيْهِ نِصْفُ مَا عَلَى اَلْحُرِّ مِنْ صَوْمِ شَهْرٍ وَ لَيْسَ عَلَيْهِ كَقَّارَةٌ مِنْ صَدَقَةٍ وَ لاَ عِتْق».

Hadith.4849 - Muhammad ibn Humran asked Abu Abdullah ${a.s}$ about whether a slave is obligated to perform z ihar (a form of divorce by comparison).

Imam ^{a.s} replied: "He is required to fulfill half of what is required of a free man, which is fasting for one month. However, he is not obligated to offer expiation through charity or the freeing of a slave."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.535

Hadith.4850 - In the narration of Al-Sakuni, it is reported that Imam Ali ibn Abi Talib ${}^{\{a.s\}}$ said: "The umm al-walad (woman who has borne her master's child) is included in the ruling of zihar."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.535 • Tahdhib Al-Ahkam, Vol.8 p.319 • Al-Wafi, Vol.22 p.934 • Wasa'il Al-Shi'ah, Vol.22 p.396



CHAPTER 169 – CHAPTER ON MUTUAL CURSING (LI'AN)

بَابُ اللِّعَانِ

% 4858 – 4851 HADITH & بسئم الدِّ الرَّحَمْنِ الرَّعِيمِ

4851 - رَوَى أَحْمَدُ بْنُ مُحَمَّدِ بْنِ أَبِي نَصْرٍ ٱلْبَزَنْطِيُّ عَنْ عَبْدِ ٱلْكَرِيمِ بْنِ عَمْرٍو عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ اَلْكَرِيمِ بْنِ عَمْرٍو عَنْ أَبِي بَصِيرٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «لاَ يَقَعُ ٱللَّعَانُ حَتَّى يَدْخُلَ ٱلرَّجُلُ بِامْرَأَتِهِ».

وَ لَا يَكُونُ اللَّعَانُ إِلَّا بِنَفْيِ الْوَلَدِ وَ إِذَا قَذَفَ الرَّجُلُ امْرَأَتَهُ وَ لَمْ يَنْتَفِ مِنْ وَلَدِهَا جُلِدَ ثَمَانِينَ جَلْدَةً فَإِنْ رَجُلًا يُجَامِعُهَا وَ أَنْكَرَ وَلَدَهَا فَإِنْ أَقَامَ عَلَيْهَا بِذَلِكَ أَرْبَعَةَ شُهُودٍ عُدُولٍ رُجِمَتْ بِالْفُجُورِ وَ قَالَ إِنِّي رَأَيْتُ بَيْنَ رِجْلَيْهَا رَجُلًا يُجَامِعُهَا وَ أَنْكَرَ وَلَدَهَا فَإِنْ أَقَامَ عَلَيْهَا بِذَلِكَ أَرْبَعَةَ شُهُودٍ عُدُولٍ رُجِمَتْ وَ إِنْ لَمْ يُقِمْ عَلَيْهَا أَرْبَعَةَ شُهُودٍ لَاعَنَهَا فَإِنِ امْتَنَعَ مِنْ لِعَانِهَا ضُرِبَ حَدَّ الْمُفْتَرِي ثَمَانِينَ جَلْدَةً فَإِنْ لَاعَنَهَا دُرِئَ عَنْهُ الْحَدَّ.

Hadith.4851 - Ahmad ibn Muhammad ibn Abi Nasr Al-Bazanti narrated from Abdul Karim ibn Amr, from Abu Basir, from Abu Abdullah ^{a.s}, who said:

"Lian (the mutual curse between spouses) does not take place unless the man has consummated the marriage with his wife."

[AL SADUQ]

Lian only occurs when the husband denies the paternity of a child. If a man accuses his wife of adultery without denying his child, he is to be lashed eighty times. However, if a man accuses his wife of adultery and says, "I saw a man between her legs having intercourse with her," and he also denies the child, then if he brings forward four just witnesses, she is to be stoned. If he cannot present four witnesses, he must perform lian against her. If he refuses to perform lian, he is subjected to the punishment for false accusation (qadhf), which is eighty lashes. But if he performs lian, the punishment is lifted from him.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.535 • Wasa'il Al-Shi'ah, Vol.22 p.413

4852 - وَ سَأَلَ اَلْبَزَنْطِيُّ أَبَا اَلْحَسَنِ اَلرِّضَا عَلَيْهِ اَلسَّلاَمُ : فَقَالَ لَهُ أَصْلَحَكَ اَللَّهُ كَيْفَ اَلْمُلاَعَنَةُ قَالَ «يَقْعُدُ اَلْإِمَامُ وَ يَجْعَلُ ظَهْرَهُ إِلَى اَلْقِبْلَةِ وَ يَجْعَلُ اَلرَّجُلَ عَنْ يَمِينِهِ وَ اَلْمَرْأَةَ وَ اَلصَّبِيَّ عَنْ يَسَارِهِ».

Hadith.4852 - Al-Bazanti asked Abu Al-Hasan Imam Ali ibn Musa Ar-Ridha (a.s):

"May Allah (SWT) rectify your affairs, how is the procedure of li an (mutual cursing) carried out?" Imam (a.s) replied: "The Imam sits with his back facing the Qibla, placing the man on his right side and the woman along with the child on his left side."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.536 • Tahdhib Al-Ahkam, Vol.8 p.191



2853 - وَ فِي خَبَرِ آخَرَ: «ثُمَّ يَقُومُ اَلرَّجُلُ فَيَحْلِفُ أَرْبَعَ مَرَّاتٍ بِاللَّهِ «إِنَّهُ لَمِنَ اَلْطُاهِ اللَّهِ عَلَيْهِ «إِنَّهُ لَمِنَ اَلْطُعْنَةُ اَللَّهِ عَلَيْهِ «إِنْ كُانَ مِنَ اَلْكَاذِبِينَ» فِيمَا رَمَاهَا بِهِ ثُمَّ تَقُومُ اَلْمَزْأَةُ فَتَحْلِفُ أَرْبَعَ مَرَّاتٍ بِاللَّهِ «إِنَّهُ لَمِنَ اَلْكُاذِبِينَ» فِيمَا رَمَاهَا بِهِ ثُمَّ يَقُولُ لَهَا الْإِمَامُ الْإِمْ عَلَيْهَا إِنْ كُانَ مِنَ اَلْمُزَأَةُ فَتَحْلِفُ أَرْبَعَ مَرَّاتٍ بِاللَّهِ «إِنَّهُ لَمِنَ الْكُاذِبِينَ» فِيمَا رَمَاهَا بِهِ ثُمَّ يَقُولُ لَهَا الْمَرْأَةُ غَضَبُ «اَللَّهِ عَلَيْهَا إِنْ كُانَ مِنَ الصَّادِقِينَ» فِيمَا رَمَاهَا بِهِ ». اتَّقِي اللَّهِ شَدِيدٌ ثُمَّ تَقُولُ الْمَرْأَةُ غَضَبُ «اَللَّهِ عَلَيْهَا إِنْ كُانَ مِنَ الصَّرْبَ وَ الرَّجْمَ لَا يُصِيبَانِ الْوَجْهَ مُ فَوْ وَلِهُهُمَا وَ لَا تُرْجَمُ مِنْ وَجْهِهَا لِأَنَّ الصَّرْبَ وَ الرَّجْمَ لَا يُصِيبَانِ الْوَجْهَ مُنْ الْمُرْبَانِ عَلَى الْأَعْمِ اللَّهِ عَلَيْهَا وَلَا لَمْ مُنْ وَرَائِهَا وَ لَا تُرْجَمُ مِنْ وَجْهِهَا لِأَنَّ الصَّرْبَ وَ الرَّجْمَ لَا يُصِيبَانِ الْوَجْهَ يُطْرَبُانِ الْمُرْبَانِ وَيَكُونُ الرَّجْمُ لُمْ يُولُونُ الرَّجْمُ لِلْ الْمُلْونِ وَ لَمُ اللَّهُ عَلَى الْمُولِي وَلَا لَمُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ الْمُلْولِةِ وَ لَيْ يَرْبُعُ إِلَيْهِ الْمُرَاتُهُ فَإِنْ مَاتَ الْأَلْبُ وَرِثَهُ الْأَبُ وَ يَكُونُ اللَّعُنُ لَلْمُ الْمُولُ وَ الْمُمْلُوكِةِ وَ بَيْنَ الْمُمْلُوكِةِ وَ بَيْنَ الْمُسْلِمِ وَ الْيَهُودِيَّةِ وَ النَّصْرَائِيَّةٍ.

Hadith.4853 - In another narration, it is described that the man stands and swears four times by Allah ^{SWT}, saying: "Indeed, I am of the truthful in what I have accused her of."

Then the Imam says to him, "Fear Allah (SWT), for the curse of Allah (SWT) is severe."

The man then says, "May the curse of Allah (SWT) be upon me if I am among the liars in what I have accused her of."

Then the woman stands and swears four times by Allah (SWT), saying, "Indeed, he is among the liars in what he has accused me of."

The Imam then says to her, "Fear Allah (SWT), for the anger of Allah (SWT) is severe."

She then says, "May the anger of Allah {SWT} be upon me if he is among the truthful in what he has accused me of."

[AL SADUQ]

If the woman refuses (nakalat) to perform the li an (mutual curse), she is to be stoned, and the stoning should be carried out from behind her and not from the front. This is because striking and stoning should not target the face; rather, they should be directed at the body and limbs, while the face and private parts must be avoided.

If the woman is pregnant, she is not to be stoned. However, if she does not refuse to perform li 'an, the punishment of stoning is lifted from her, and they are separated permanently. She will never be permissible for him again.

If anyone calls her child the offspring of adultery (ibn zaniyah), they are to be lashed the prescribed punishment for false accusation. If the man later acknowledges the child after the li an, the child will be attributed to him, but the wife will not be returned to him. If the father dies, the child inherits from him. However, if the child dies, the father does not inherit from him; rather, the inheritance goes to the mother. If the mother is not alive, the inheritance goes to the child's maternal relatives, and no one from the father's side inherits from him.

If a man accuses his mute wife of adultery, they are to be separated. If a slave accuses his wife of adultery, they must perform li 'an just as free men and women do.

Li 'an applies between a free man and a free woman, between a slave and a free woman, between a free man and a female slave, between a male slave and a female slave, and between a Muslim man and a Jewish or Christian woman.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.536 • Mustadrak Al-Wasa'il, Vol.15 p.431



4854 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ: سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْحُرِّ يُلاَعِنُ اَلْمَمْلُوكَةَ قَالَ «نَعَمْ إِذَا كَانَ مَوْلاَهَا اَلَّذِي زَوَّجَهَا إِيَّاهُ».

Hadith.4854 - Al-Alaa narrated from Muhammad ibn Muslim who said: I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a free man performing li an (mutual cursing) against a female slave.

Imam ^{a.s} replied: "Yes, if it was her master who married her to him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.538 • Tahdhib Al-Ahkam, Vol.8 p.188 • Al-Istibsar, Vol.3 p.373 • Al-Wafi, Vol.22 p.974 • Wasa'il Al-Shi'ah, Vol.22 p.420

4855 - فَأَمَّا خَبَرُ ٱلْحَسَنِ بْنِ مَحْبُوبٍ عَنْ عَبْدِ ٱللَّهِ بْنِ سِنَانٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «لاَ يُلاَعِنُ ٱلرَّجُلُ ٱلْحُرُّ ٱلْأَمَةَ وَ لاَ ٱلدِّمِّيَّةَ وَ لاَ ٱلتِّي يَتَمَتَّعُ بِهَا».

فَإِنَّهُ يَعْنِي الْأَمَةَ الَّتِي يَطَوُّهَا بِمِلْكِ الْيَمِينِ وَ الذِّمِّيَّةَ الَّتِي هِيَ مَمْلُوكَةٌ لَهُ وَ لَمْ تُسْلِمْ وَ الْحَدِيثُ الْمُفَسَّرُ يَحْكُمُ عَلَى الْمُجْمَلِ وَ إِذَا لاَعَنَ اَلرَّجُلُ اِمْرَأَتُهُ وَ هِيَ حُبْلَى ثُمَّ اِدَّعَى وَلَدَهَا بَعْدَ مَا وَلَدَتْ وَ زَعَمَ أَنَّهُ مِنْهُ رُدَّ إِلَيْهِ اَلْوَلَدُ وَ لاَ يُجْلَدُ الْمُجْمَلِ وَ إِذَا لاَعَنَ اَلرَّجُلُ اِمْرَأَتُهُ وَ هِيَ حُبْلَى ثُمَّ اِدَّعَى وَلَدَهَا بَعْدَ مَا وَلَدَتْ وَ زَعَمَ أَنِّهُ مِنْهُ رُدَّ إِلَيْهِ اَلْوَلَدُ وَ لاَ يُجْلَدُ الْمُجْمَلِ وَ إِذَا لاَعَنَ اللَّهِ عَلَيْهِ السَّلامُ. لِأَنَّهُ قَدْ مَضَى التَّلاَعُنُ رَوَى ذَلِكَ اَلْبَزَنْطِئُ عَنْ عَبْدِ اَلْكَرِيمِ عَن الْحَلِيمُ عَنْ أَبِي

Hadith.4855 - As for the narration of Al-Hasan ibn Mahbub from Abdullah ibn Sinan, from Abu Abdullah ^{a.s}, who said: "A free man does not perform li an (mutual cursing) against a female slave, nor against a non-Muslim woman (dhimmiyyah), nor against a woman with whom he is in a temporary marriage (mut'ah),"

[AL SADUQ]

For he means the bondwoman whom he has intercourse with through ownership, milk al yamin, and the Dhimmi woman who is his possession and has not embraced Islam.

And the explained narration takes precedence over the general one.

And if a man performs mutual imprecation, lian, with his wife while she is pregnant, then later, after she gives birth, he claims the child and asserts that it is his, the child is returned to him, and he is not subjected to lashing because the mutual imprecation has already taken place.

This was narrated by al Bazanti from Abd al Karim from al Halabi from Abu Abdullah ^{a.s}.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.538

4856 - وَ رَوَى مُحَمَّدُ بْنُ عَلِيٍّ بْنِ مَحْبُوبٍ عَنْ مُحَمَّدِ بْنِ عِيسَى عَنِ ٱلْحُسَيْنِ بْنِ عُلْوَانَ عَنْ عَمْرِو بْنِ خَالِدٍ عَنْ مُحَمَّدِ بْنِ عِيسَى عَنِ ٱلْحُسَيْنِ بْنِ عُلُوانَ عَنْ عَمْرِو بْنِ خَالِدٍ عَنْ زَيْدِ بْنِ عَلِيٍّ عَلَيْهِ ٱلسَّلاَمُ: فِي رَجُلٍ قَذَفَ إِمْرَأَتَهُ ثُمَّ خَرَجَ فَجَاءَ وَ قَدْ تُوفِّيَتْ قَالَ «يَخِيرُ وَاحِداً مِنِ الْنَيْنِ يُقَالُ لَهُ إِنْ شِئْتَ ٱلْزَمْتَ نَفْسَكَ ٱلذَّنْبَ فَيُقَامُ فِيكَ ٱلْحَدُّ وَ تُعْطَى ٱلْمِيرَاتَ وَ إِنْ شِئْتَ أَقْرَرْتَ فَلاَعَنْتَ الْمَدُّ وَ تُعْطَى ٱلْمِيرَاتَ وَ إِنْ شِئْتَ أَقْرَرْتَ فَلاَعَنْتَ أَنْذَمْتَ نَفْسَكَ ٱلذَّنْبَ فَيُقَامُ فِيكَ ٱلْحَدُّ وَ تُعْطَى ٱلْمِيرَاتَ وَ إِنْ شِئْتَ أَقْرَرْتَ فَلاَعَنْتَ أَنْذَمْتَ لَكُ ».



Hadith.4856 - Muhammad ibn Ali ibn Mahbub narrated from Muhammad ibn Isa, from Al-Husayn ibn Alwan, from Amr ibn Khalid, from Zayd ibn Ali ^{a.s} regarding a man who accused his wife of adultery and then left, only to return and find that she had passed away.

Zayd (a.s) said: "He is given a choice between two options.

It is said to him: 'If you wish, you can accept the blame upon yourself, in which case the prescribed punishment (hadd) will be carried out on you, and you will be entitled to her inheritance. However, if you choose to admit to your accusation, you must perform lifan (mutual cursing) with her closest living relative, and in that case, you will not inherit from her.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.539 • Man La Yahduruhu Al-Faqih, Vol.4 p.324 • Tahdhib Al-Ahkam, Vol.8 p.194 • Awali Al-La'ali, Vol.3 p.416 • Al-Wafi, Vol.22 p.977 • Wasa'il Al-Shi'ah, Vol.22 p.435

4857 - وَ رَوَى اَلْحَسَنُ بْنُ عَلِيُّ اَلْكُوفِيُّ عَنِ اَلْحُسَيْنِ بْنِ سَيْفِ عَنْ مُحَمَّدِ بْنِ سُلَيْمَانَ عَنْ أَبِي جَعْفَرِ اَلثَّانِي عَلَيْهِ اَلسَّلاَمُ قَالَ: قُلْتُ لَهُ جُعِلْتُ فِدَاكَ كَيْفَ صَارَ اَلرَّجُلُ إِذَا قَذَفَ إِمْرَأَتَهُ كَانَتْ شَهَادَتُهُ أَرْبَعَ «شَهَادُاتٍ بِاللَّهِ» فَإِذَا قَذَفَهَا غَيْرُهُ أَبُ أَوْ أَحُ أَوْ وَلَدٌ أَوْ عَرِيبٌ جُلِدَ اَلْحَدَّ أَوْ يُقِيمَ اَلْبَيِّنَةَ عَلَى مَا قَالَ فَقَالَ «قَدْ سُئِلَ جَعْفَرُ بْنُ مُحَمَّدٍ عَلَيْهِ اَلسَّلاَمُ عَنْ ذَلِكَ فَقَالَ «إِنَّ اَلزَّوْجَ إِذَا قَذَفَ إِمْرَأَتَهُ فَقَالَ رَأَيْتُ ذَلِكَ بِعَيْنِي كَانَتْ شَهَادَتُهُ أَرْبَعَ هَمَّالَالُهِ» » وَ إِذَا قَالَ إِنَّهُ لَمْ يَرَهُ قِيلَ لَهُ أَقِمِ اَلْبَيِّنَةَ عَلَى مَا قُلْتَهُ وَ إِلاَّ كَانَ بِمَنْزِلَةٍ غَيْرِهِ وَ ذَلِكَ أَنْ اَللَّهُ هَمَادُاتٍ بِاللَّهِ» » وَ إِذَا قَالَ إِنَّهُ لَمْ يَرَهُ قِيلَ لَهُ أَقِمِ اَلْبَيِّنَةَ عَلَى مَا قُلْتُهُ وَ إِلاَّ كَانَ بِمَنْزِلَةٍ غَيْرِهِ وَ ذَلِكَ أَنْ اَللَّهُ هَلَادًاتٍ بِاللَّهِ» » وَ إِذَا قَالَ إِنَّهُ لَمْ يَرَهُ قِيلَ لَهُ أَقِمِ الْبَيِّنَةَ عَلَى مَا قُلْتَهُ وَ إِلاَّ كَانَ بِمَنْزِلَةٍ غَيْرِهِ وَ ذَلِكَ أَنْ اللَّهُ عَيْرِهِ وَ ذَلِكَ أَنْ اللَّهُ عَلَى لِلزَّوْجِ مَدْخُلاً يَدْخُلُهُ لَمْ يَرَهُ فَا أَنْجَعَلُهُ لِغَيْرِهِ مِنْ وَالِدٍ وَ لاَ وَلَدٍ وَ يَدْخُلُهُ بِاللَّيْلِ وَ النَّهَارِ فَجَازَ أَنْ اللَّهُ عَلَى اللَّهُ عَيْرُهُ وَ مَا أَدْخَلَكَ اَلْمَدْخَلَ النِّيْ يَتَى هَذَا فِيهِ وَحْدَكَ أَنْتَ مُتَهَمٌ وَ لاَ بُدً

Hadith.4857 - Al-Hasan ibn Ali Al-Kufi narrated from Al-Husayn ibn Saif, from Muhammad ibn Sulayman, from Abu Ja'far Al-Thani ^{a.s}, who said:

I asked him: "May I be sacrificed for you, why is it that when a man accuses his wife of adultery, his testimony consists of four oaths by Allah (SWT), but if someone else, such as a father, brother, son, or even a stranger - accuses her, he is subjected to the hadd punishment unless he provides clear evidence for his claim?"

Imam ^{a.s} replied: " Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} was asked the same question and said: 'If a husband accuses his wife and claims, "I saw it with my own eyes," his testimony is four oaths by Allah ^{SWT}.

However, if he says he did not see it himself, he is told to bring evidence for his claim, and if he fails, he is treated like anyone else.'

This is because Allah (SWT), the Almighty, has given the husband a special access to his wife that no one else has—neither a father, a son, nor anyone else. He has access to her day and night, so it is valid for him to say, 'I saw.'

But if anyone else were to say, 'I saw,' it would be said to him, 'How did you have access to such a place to witness this alone? You are under suspicion and must be subjected to the hadd punishment that Allah (SWT) has prescribed for you.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.539 • Tahdhib Al-Ahkam, Vol.8 p.192 • Awali Al-La'ali, Vol.3 p.419 • Al-Wafi, Vol.22 p.979 • Tafsir Al-Safi, Vol.3 p.422 • Wasa'il Al-Shi'ah, Vol.22 p.417



4858 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ ٱلرَّحْمَنِ بْنِ ٱلْحَجَّاجِ قَالَ: إِنَّ عَبَّادَ ٱلْبَصْرِيُّ سَأَلَ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ وَ أَنَا عِنْدَهُ حَاضِرٌ كَيْفَ يُلاَعِنُ ٱلرَّجُلُ ٱلْمَرْأَةَ فَقَالَ عَلَيْهِ ٱلسَّلاَمُ "إِنَّ رَجُلاً مِنَ ٱلْمُسْلِمِينَ أَتَى رَسُولَ ٱللَّهِ أَ رَأَيْتَ لَوْ أَنَّ رَجُلاً دَخَلَ مَنْزِلَهُ فَرَأَى مَعَ إِمْرَأَتِهِ رَجُلاً يُجَامِعُهَا مَا كَانَ يَصْنَعُ فِيهِمَا» قَالَ «فَأَعْرَضَ عَنْهُ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ فَانْصَرَفَ ٱلرَّجُلُ وَ كَانَ يُصْنَعُ فِيهِمَا» قَالَ «فَأَعْرَضَ عَنْهُ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ فَانْصَرَفَ ٱلرَّجُلُ وَ كَانَ يَصْنَعُ فِيهِمَا» قَالَ «فَنَزَلَ ٱلْوَحْيُ مِنْ عِنْدِ ٱللَّهِ عَزَّ وَ جَلَّ بِالْحُكْمِ فِيهِمَا» قَالَ «فَنَزَلَ ٱلْوَحْيُ مِنْ عِنْدِ ٱللَّهِ عَزَّ وَ جَلَّ بِالْحُكْمِ فِيهِمَا» قَالَ «فَنَزَلَ ٱلْوَحْيُ مِنْ عِنْدِ ٱللَّهِ عَلَيْهِ وَ آلِهِ إِلْمَالَةِ وَ آلِهِ إِلَى ذَلِكَ ٱلرَّجُلِ فَدَعَاهُ فَقَالَ «أَنْتَ ٱلَّذِي رَأَيْتَ مَعَ إِمْرَأَتِكَ رَجُلاً» هُ وَاللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ إِلَى ذَلِكَ ٱلرَّجُلِ فَدَعَاهُ فَقَالَ «أَنْرَ الْحُكْمَ فِيكَ وَ فِيهَا» هُ فَقَالَ نَعُمْ فَقَالَ لَهُ «إِنْطَلِقُ فَأَتِنِى بِامْرَأَتِكَ فَإِنَّ ٱللَّهُ عَزَّ وَ جَلَّ قَذْ أَنْزَلَ ٱلْحُكْمَ فِيكَ وَ فِيهَا» »

قَالَ «فَأَحْضَرَهَا زَوْجُهَا فَوَقَّفَهَا رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ وَ قَالَ لِلزَّوْجِ «اِشْهَدْ أَرْبَعَ شَهَادَاتِ بِاللَّهِ إِنَّكُ لَمِنَ الصَّادِقِينَ فِيمَا رَمَيْتَهَا بِهِ» » قَالَ «فَشَهِدَ» قَالَ «ثُمَّ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ «أَمْسِكْ» وَوَعَظَهُ ثُمَّ قَالَ لَهُ «اِتَّقِ اَللَّه فَإِنَّ لَعْنَةَ اَللَّهِ شَدِيدَةٌ» ثُمَّ قَالَ «اِشْهَدِ اَلْخَامِسَةَ أَنَّ لَعْنَةَ اللَّهِ عَلَيْكَ إِنْ كُنْتَ مِنَ الْكَاذِبِينَ » قَالَ «فَشَهِدَ فَأَمَرَ بِهِ فَنُحِّيَ ثُمَّ قَالَ عَلَيْهِ اَلسَّلاَمُ لِلْمَرْأَةِ «اِشْهَدِي أَرْبَعَ شَهَادَاتٍ بِاللَّهِ إِنْ زُوْجَكِ اللَّهُ اللَّهُ اللَّهُ اللَّهُ عَلَيْهِ السَّلاَمُ لِلْمَرْأَةِ «اِشْهَدِي أَرْبَعَ شَهَادَاتٍ بِاللَّهِ إِنْ زُوْجَكِ لَمِنَ الْكَاذِبِينَ فِيمَا رَمَاكِ بِهِ» » قَالَ «فَشَهِدَتْ» قَالَ «ثُمَّ قَالَ لَهَا «أَمْسِكِي» وَ وَعَظَهَا ثُمَّ قَالَ لَهَا «إَتَّقِي اللَّهَ فَالَ لَهَا «أَمْسِكِي» وَ وَعَظَهَا ثُمَّ قَالَ لَهَا «إَتَّقِي اللَّهَ فَلَا لَهُ مَا لَهُ هَا وَ اللَّهُ عَلَيْهِ إِلَّهُ عَلَيْهِ إِللَّهُ عَلَيْكِ إِنْ كَانَ زَوْجُكِ مِنَ الصَّادِقِينَ فِيمَا رَمَاكِ بِهِ» » قَالَ لَهَا «إِشْهَدِي الْخَامِسَةَ أَنَّ غَضَبَ اللَّهِ عَلَيْكِ إِنْ كَانَ زَوْجُكِ مِنَ الصَّادِقِينَ فِيمَا رَمَاكِ بِهِ» » قَالَ هَا «أَشْهَدِي الْخَامِسَةَ أَنَّ غَضَبَ اللَّهِ عَلَيْكِ إِنْ كَانَ زَوْجُكِ مِنَ الصَّادِقِينَ فِيمَا رَمَاكِ بِهِ» » قَالَ «فَشَهِدَتْ» قَالَ «فَقَرَّقَ بَيْنَهُمَا وَ قَالَ لَهُمَا «لاَ تَجْتَمِعَا بِنِكَاحٍ أَبَدًا بَعْدَ مَا تَلاَعَنْتُمَا» ».

Hadith.4858 - Al-Hasan ibn Mahbub narrated from Abdul Rahman ibn Al-Hajjaj who said:

Abbad Al-Basri asked Abu Abdullah ^{a.s}, while I was present with him, "How does a man invoke the mutual imprecation (li'an) against his wife?"

Imam ^{a.s} replied: "A man from among the Muslims came to the Messenger of Allah ^{SWT} (peace be upon him and his family) and said: 'O Messenger of Allah ^{SWT}, what do you say about a man who enters his house and finds another man with his wife, engaged in intercourse, what should he do about them?'

The Messenger of Allah (SWT) (peace be upon him and his family) turned away from him, and the man left. That man was, in fact, the one who had been afflicted with this situation concerning his wife.

Then, revelation descended from Allah (SWT), the Almighty, with the ruling regarding their case.

The Messenger of Allah (SWT) (peace be upon him and his family) sent for the man and called him. He (saws) said to him: 'Are you the one who saw a man with your wife?'

He replied: 'Yes.'

The Prophet (peace be upon him and his family) then said: 'Go and bring your wife to me, for Allah (SWT), the Almighty, has revealed the ruling concerning you and her.'"

The husband brought his wife, and the Messenger of Allah (SWT) (peace be upon him and his family) had her stand before him (saws).

The Prophet (peace be upon him and his family) said to the husband: "Bear witness four times by Allah (SWT) that you are among the truthful in what you have accused her of."

The man testified accordingly.

Then the Messenger of Allah (SWT) (peace be upon him and his family) said: "Pause," and He (saws) admonished him, saying, "Fear Allah (SWT), for the curse of Allah (SWT) is severe."

He $\{saws\}$ then instructed him: "Now bear witness the fifth time that the curse of Allah $\{SWT\}$ is upon you if you are among the liars."



The man testified the fifth time.

The Prophet (peace be upon him and his family) then ordered that the man be set aside and turned to the woman, saying: "Bear witness four times by Allah (SWT) that your husband is among the liars in what he has accused you of."

She testified accordingly.

The Prophet (peace be upon him and his family) then said: "Pause," and He {saws} admonished her, saying, "Fear Allah {SWT}, for the anger of Allah {SWT} is severe."

He {saws} then told her: "Now bear witness the fifth time that the anger of Allah {SWT} is upon you if your husband is among the truthful in what he has accused you of."

She testified the fifth time.

The Prophet (peace be upon him and his family) then separated them and said: "You two can never be joined together in marriage again after you have both engaged in li an."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.540 • Wasa'il Al-Shi'ah, Vol.22 p.407



CHAPTER 170 – CHAPTER ON THE DIVORCE BY A SLAVE

بَابُ طَلَاقِ الْعَبْدِ

% 4874 — 4859 HADITH % بِسِنْمِ الدِّ الرَّحَمْنِ الرَّحِيمِ

4859 - رَوَى مُحَمَّدُ بْنُ اَلْفُضَيْلِ عَنْ أَبِي اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «طَلاَقُ اَلْعَبْدِ إِذَا تَزَوَّجَ اِمْرَأَةً حُرَّةً أَوْ تَزَوَّجَ وَلِيدَةَ مَوْلاَهُ كَانَ لَهُ أَنْ يُفَرِّقَ بَيْنَهُمَا أَوْ يَجْمَعَ بَيْنَهُمَا إِنْ شَاءَ وَلِيدَةَ مَوْلاَهُ كَانَ لَهُ أَنْ يُفَرِّقَ بَيْنَهُمَا أَوْ يَجْمَعَ بَيْنَهُمَا إِنْ شَاءَ وَ إِنْ شَاءَ نَزَعَهَا مِنْهُ بِغَيْرِ طَلاَق».

Hadith.4859 - Muhammad ibn Al-Fudayl narrated from Abu Al-Hasan ^{a.s}, who said:

"The divorce of a slave who marries a free woman or marries a bondwoman belonging to another people is in the hands of the slave himself. However, if he marries a bondwoman owned by his master, the master has the authority to either separate them or keep them together if he wishes. Additionally, if he wants, he can take her away from him without the need for a formal divorce."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.540 • Tahdhib Al-Ahkam, Vol.7 p.338 • Al-Istibsar, Vol.3 p.205 • Al-Wafi, Vol.23 p.1094

4860 - وَ رَوَى اِبْنُ أُذَيْنَةَ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ وَ أَبِي عَبْدِ اَللَّهِ عَلَيْهِمَا اَلسَّلاَمُ قَالاَ: «اَلْمَمْلُوكُ لاَ يَجُوزُ طَلاَقُهُ وَ لاَ نِكَاحُهُ إِلاَّ بِإِذْنِ سَيِّدِهِ » قُلْتُ فَإِنَّ اَلسَّيِّدَ كَانَ زَوَّجَهُ بِيَدِ مَنِ اَلطَّلاَقُ قَالَ «بِيَدِ اَلسَّيِّدِ: ۞ ضَرَبَ اَللَّهُ مَثَلاً عَبْداً مَمْلُوكاً لاٰ يَقْدِرُ عَلىٰ شَيْءٍ ۞ وَ اَلشَّيْءُ اَلطَّلاَقُ ».

Hadith.4860 - Ibn Udhaynah narrated from Zurarah, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} and Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s}, who both said:

"A slave cannot validly perform a divorce or marriage except with the permission of his master." I asked: "If the master himself arranged his marriage, who then has the authority over the divorce?"

They ^{a.s} replied: "The authority over the divorce remains with the master, as Allah ^{SWT} has set forth the example: 'Allah sets forth a parable: a slave who is owned and has no power over anything...' (Surah An-Nahl 16:75) and 'anything' here refers to divorce."

[REFERENCES]

Tafsir Al-'Ayyashi, Vol.2 p.265 • Man La Yahduruhu Al-Faqih, Vol.3 p.541 • Tahdhib Al-Ahkam, Vol.7 p.347 • Al-Istibsar, Vol.3 p.214 • Al-Wafi, Vol.23 p.1095 • Wasa'il Al-Shi'ah, Vol.22 p.101 • Tafsir Al-Burhan, Vol.3 p.439 • Tafsir Al-Burhan, Vol.3 p.440 • Bihar Al-Anwar, Vol.100 p.341 • Bihar Al-Anwar, Vol.101 p.148

4861 - وَ رَوَى اَلْقَاسِمُ بْنُ مُحَمَّدٍ اَلْجَوْهَرِيُّ عَنْ عَلِيٍّ بْنِ أَبِي حَمْزَةَ عَنْ أَبِي بَصِيدٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلَيْهِ اَللَّهِ عَلْ رَجُلٍ أَنْكَحَ أَمَتَهُ حُرَّاً أَوْ عَبْدَ قَوْمٍ آخَرِينَ قَالَ «لَيْسَ لَهُ أَنْ يَنْزِعَهَا مِنْهُ فَإِنْ بَاعَهَا فَقَلَ».



Hadith.4861 - Al-Qasim ibn Muhammad Al-Jawhari narrated from Ali ibn Abi Ḥamzah, from Abu Basir, from Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s.}, who said:

I asked him about a man who marries off his bondwoman (amah) to a free man or to a slave belonging to another group of people.

Imam ^{a.s} replied: "The master does not have the right to take her back from her husband. However, if he sells her and the one who purchases her wishes to separate her from her husband, he is permitted to do so."

[REFERENCES]

Al-Kafi, Vol.6 p.169 • Man La Yahduruhu Al-Faqih, Vol.3 p.541 • Tahdhib Al-Ahkam, Vol.7 p.337 • Al-Istibsar, Vol.3 p.208 • Al-Wafi, Vol.23 p.1097 • Wasa'il Al-Shi'ah, Vol.21 p.155 • Wasa'il Al-Shi'ah, Vol.22 p.100

4862 - وَ رَوَى اِبْنُ بُكَيْرٍ عَنْ زُرَارَةَ قَالَ: سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنْ مَمْلُوكٍ تَزَوَّجَ بِغَيْرِ إِذْنِ سَيِّدِهِ فَقَالَ «ذَلِكَ إِلَى اَلسَّيِّدِ إِنْ شَاءَ أَجَازَهُ وَ إِنْ شَاءَ فَرَّقَ بَيْنَهُمَا » فَقُلْتُ أَصْلَحَكَ اَللَّهُ إِنَّ اَلْحَكَمَ بْنَ عُتَيْبَةَ وَ فَقَالَ «ذَلِكَ إِلَى اَلسَّيِّدِ لِهُ فَقَالَ «إِنَّمَا عَصَى إِبْرَاهِيمَ اَلنَّخَعِيَّ وَ أَصْحَابَهُمَا يَقُولُونَ إِنَّ أَصْلَ اَلنِّكَاحِ فَاسِدٌ فَلاَ تُحِلُّ إِجَازَةُ اَلسَّيِّدِ لَهُ فَقَالَ «إِنَّمَا عَصَى اللَّهَ فَإِذَا أَجَازَهُ لَهُ فَهُوَ جَائِزٌ».

Hadith.4862 - Ibn Bukayr narrated from Zurarah, who said:

I asked Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a slave who married without the permission of his master.

Imam ^{a.s} replied: "This matter is up to the master. If he wishes, he can approve the marriage, and if he wishes, he can separate them."

I said: "May Allah (SWT) rectify your affairs! Al-Ḥakam ibn ʿUtaybah, Ibrahim al-Nakhaʿi, and their companions say that the marriage is invalid from the outset, and the master's approval does not make it lawful."

Imam ^{a.s} responded: "He only disobeyed his master but did not disobey Allah ^{SWT}. Therefore, if the master approves it, the marriage becomes valid."

[REFERENCES]

Al-Kafi, Vol.5 p.478 • Man La Yahduruhu Al-Faqih, Vol.3 p.541 • Tahdhib Al-Ahkam, Vol.7 p.351 • Al-Wafi, Vol.22 p.604 • Wasa'il Al-Shi'ah, Vol.21 p.114 • Bihar Al-Anwar, Vol.2 p.278

4863 - وَ رَوَى حَمَّادُ بْنُ عِيسَى عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: قُلْتُ لَهُ إِذَا كَانَتِ اَلْحُرَّةُ تَحْتَ اَلْعَبْدِ كَمْ يُطَلِّقُهَا فَقَالَ «قَالَ عَلِيٌ عَلَيْهِ اَلسَّلاَمُ «اَلطَّلاَقُ وَ اَلْعِدَّةُ بِالنِّسَاءِ » ».

Hadith.4863 - Hammad ibn 'Isa narrated from Abu Abdullah (a.s), who said:

I asked him, "If a free woman is married to a slave, how many divorces can he pronounce against her?"

He ${a.s}$ replied: "Ali ${a.s}$ said: 'Divorce and the waiting period ('iddah) are determined according to the status of the women."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.541 • Al-Wafi, Vol.23 p.1085 • Wasa'il Al-Shi'ah, Vol.22 p.161



4864 - وَ رَوَى حَمَّادُ بْنُ عُثْمَانَ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «طَلاَقُ ٱلْحُرَّةِ إِذَا كَانَتْ تَحْتَ ٱلْحُرِّ تَطْلِيقَتَان».

Hadith.4864 - Ḥammad ibn ʿUthman narrated from Al-Ḥalabi, from Abu Abdullah ^{a.s}, who said: "The divorce of a free woman when she is married to a slave is three divorces, and the divorce of a bondwoman when she is married to a free man is two divorces."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.541 • Tahdhib Al-Ahkam, Vol.8 p.83 • Tahdhib Al-Ahkam, Vol.8 p.83 • Al-Wafi, Vol.23 p.1086 • Wasa'il Al-Shi'ah, Vol.22 p.161 • Wasa'il Al-Shi'ah, Vol.22 p.162

4865 - وَ رَوَى مُحَمَّدُ بْنُ اَلْفُضَيْلِ عَنْ أَبِي اَلصَّبَّاحِ اَلْكِنَانِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «إِذَا كَانَ الرَّجُلُ عَبْداً وَ هِىَ حُرَّةً فَطَلاَقُهَا ثَلاَثُ تَطْلِيقَاتٍ».

Hadith.4865 - Muḥammad ibn Al-Fuḍayl narrated from Abu Al-Ṣabbaḥ Al-Kinani, from Abu Abdullah ^{a.s}, who said: "If a man is free and his wife is a bondwoman, her divorce is two pronouncements. But if the man is a slave and his wife is a free woman, her divorce is three pronouncements."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.542 • Al-Wafi, Vol.23 p.1085 • Wasa'il Al-Shi'ah, Vol.22 p.161

4866 - وَ رَوَى فَضَالَةُ عَنِ ٱلْقَاسِمِ بْنِ بُرَيْدٍ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِذَا طَلَّقَ ٱلْحُرُّ ٱلْمَمْلُوكَةَ فَاعْتَدَّتْ بَعْضَ عِدَّتِهَا مِنْهُ ثُمَّ أُعْتِقَتْ فَإِنَّهَا تَعْتَدُّ عِدَّةَ ٱلْمَمْلُوكَةِ».

Hadith.4866 - Faḍalah narrated from Al-Qasim ibn Burayd, from Muḥammad ibn Muslim, from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said:

"If a free man divorces a bondwoman and she completes part of her waiting period ('iddah) while still a slave and then she is freed, she must complete the waiting period according to the rules of a bondwoman."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.542 • Tahdhib Al-Ahkam, Vol.8 p.135 • Al-Istibsar, Vol.3 p.335 • Al-Wafi, Vol.23 p.1249 • Wasa'il Al-Shi'ah, Vol.22 p.273

4867 - وَ فِي رِوَايَةِ سَمَاعَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «عِدَّةُ اَلْأَمَةِ اَلَّتِي لاَ تَحِيضُ خَمْسٌ وَ أَرْبَعُونَ لَيْلَةً».

يَعْنِي إِذَا طُلِّقَتْ.

Hadith.4867 - In the narration of Sama ah from Abu Abdullah (a.s), he said:

"The waiting period ('iddah) of a bondwoman who does not menstruate is forty-five nights."

[AL SADUQ]

This refers to when she has been divorced.



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.542 • Wasa'il Al-Shi'ah, Vol.22 p.258

4868 - وَ رَوَى اَلْعَلاَءُ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ عَنْ أَحَدِهِمَا عَلَيْهِمَا اَلسَّلاَمُ قَالَ: «طَلاَقُ اَلْأَمَةِ بَيْعُهَا أَوْ بَيْعُ وَوْجِهَا» وَ قَالَ فِي اَلرَّجُلِ يُزَوِّجُ أَمَتَهُ رَجُلاً حُرَّاً ثُمَّ يَبِيعُهَا قَالَ «هُوَ فِرَاقُ مَا بَيْنَهُمَا إِلاَّ أَنْ يَشَاءَ اَلْمُشْتَرِي وَوْجَهَا».

Hadith.4868 - Al-ʿAlaʾ narrated from Muḥammad ibn Muslim from one of the two Imams (peace be upon them), who said:

"The divorce of a bondwoman is through her sale or the sale of her husband."

Imam ^{a.s} also said regarding a man who marries his bondwoman to a free man and then sells her: "This constitutes separation between them unless the buyer wishes to let them remain together."

[REFERENCES]

Al-Kafi, Vol.5 p.483 • Man La Yahduruhu Al-Faqih, Vol.3 p.542 • Tahdhib Al-Ahkam, Vol.7 p.337 • Al-Istibsar, Vol.3 p.208 • Al-Wafi, Vol.22 p.610 • Wasa'il Al-Shi'ah, Vol.21 p.154 • Al-Fusul Al-Muhimmah, Vol.2 p.354

4869 - وَ رَوَى مُحَمَّدُ بْنُ ٱلْفُضَيْلِ عَنْ أَبِي ٱلصَّبَّاحِ ٱلْكِنَانِيُّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِذَا بِيعَتِ ٱلْأَمَةُ وَ لَهَا زَوْجٌ فَالَّذِي اِشْتَرَاهَا بِالْخِيَارِ إِنْ شَاءَ فَرَّقَ بَيْنَهُمَا وَ إِنْ شَاءَ تَرَكَهَا مَعَهُ فَإِنْ هُوَ تَرَكَهَا مَعَهُ فَلَيْسَ لَهُ أَنْ يُفَرِّقَ بَيْنَهُمَا وَ إِنْ شَاءَ مَوْلاَهُ ٱلَّذِي اِشْتَرَاهُ أَنْ يَصْنَعَ مِثْلَ ٱلَّذِي لَهُ أَنْ يُضَعَّعَ مِثْلَ ٱلَّذِي صَاحِبُ ٱلْجَارِيَةِ فَذَلِكَ لَهُ وَ إِنْ هُوَ سَلَّمَ فَلَيْسَ لَهُ أَنْ يُفَرِّقَ بَيْنَهُمَا بَعْدَ مَا سَلَّمَ ».

Hadith.4869 - Muḥammad ibn Al-Fuḍayl narrated from Abu Al-Ṣabbaḥ Al-Kinani, from Abu Abdullah ^{a.s}, who said: "If a bondwoman is sold while she has a husband, the buyer has the choice—if he wishes, he may separate them, and if he wishes, he may leave her with her husband. However, if he chooses to leave her with him, he can no longer separate them after agreeing to that."

Imam ^{a.s} further said: "If a male slave is sold, then his new master has the same choice as the buyer of the bondwoman. But if the master consents to leave them together, he cannot separate them after that consent."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.543 • Al-Wafi, Vol.22 p.610 • Wasa'il Al-Shi'ah, Vol.21 p.156

4870 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ مَالِكِ بْنِ عَطِيَّةَ عَنْ سُلَيْمَانَ بْنِ خَالِدٍ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَللَّهُ مَعْنُ رَجُلٍ كَانَ لَهُ أَبٌ مَمْلُوكُ وَ كَانَتْ لِأَبِيهِ إِمْرَأَةٌ مُكَاتَبَةٌ قَدْ أَدَّتْ بَعْضَ مَا عَلَيْهَا فَقَالَ لَهَا إِبْنُ اَلْعَبْدِ السَّلاَمُ عَنْ رَجُلٍ كَانَ لَهُ أَبٌ مَمْلُوكُ وَ كَانَتْ لِأَبِيهِ إِمْرَأَةٌ مُكَاتَبَةٌ قَدْ أَدَّتْ بَعْضَ مَا عَلَيْهَا فَقَالَ لَهَا إِبْنُ اَلْعَبْدِ هَلْ لَكِ أَنْ لَا يَكُونَ لَكِ اَلْخِيَارُ عَلَى مُكَاتَبَتِكِ حَتَّى تُؤدِّي مَا عَلَيْكِ بِشَرْطِ أَنْ لاَ يَكُونَ لَكِ اَلْخِيَارُ عَلَى أَبِي إِذَا أَنْتِ مَلَكْتِ نَقْمُ فَأَعْطَاهَا لِمُكَاتَبَتِهَا أَ يَكُونُ لَهَا الْخِيَارُ بَعْدَ ذَلِكَ فَقَالَ «لاَ يَكُونُ لَهَا الْخِيَارُ الْمُسْلِمُونَ عِنْدَ شُرُوطِهِمْ ».



Hadith.4870 - Al-Ḥasan ibn Maḥbub narrated from Malik ibn ʿAṭiyyah, from Sulayman ibn Khalid, who said:

I asked Abu Abdullah ^{a.s} about a man whose father was a slave and whose father had a wife who was a mukatabah (a bondwoman under a contract for her freedom) and had already paid part of what she owed.

The son of the slave said to her: "Would you like me to help you complete your manumission payment so that you can fulfill what you owe, on the condition that you will not have the option to separate from my father once you gain your freedom?"

She agreed, and he gave her the amount for her manumission.

I asked: "Would she still have the choice to leave his father after that?"

Imam ^{a.s} replied: "No, she does not have the option. Muslims are bound by their conditions."

[REFERENCES]

Al-Kafi, Vol.6 p.188 • Man La Yahduruhu Al-Faqih, Vol.3 p.543 • Tahdhib Al-Ahkam, Vol.8 p.269 • Al-Wafi, Vol.22 p.616 • Wasa'il Al-Shi'ah, Vol.23 p.155

4871 - وَ رَوَى حَمَّادٌ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِذَا كَانَ ٱلْعَبْدُ تَحْتَهُ أَمَةٌ فَطَلَّقَهَا تَطْلِيقَةً ثُمَّ أُعْتِقًا جَمِيعاً كَانَتْ عِنْدَهُ عَلَى تَطْلِيقَةٍ».

Hadith.4871 - Ḥammad narrated from al-Ḥalabi, from Abu Abdullah ^{a.s}, who said: "If a slave man had a bondwoman as his wife and he divorced her once, and then both of them were freed, she would remain with him on the basis of that one divorce."

[REFERENCES]

4872 - وَ رَوَى اِبْنُ أَبِي عُمَيْرٍ عَنْ جَمِيلٍ عَنْ هِشَامِ بْنِ سَالِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي أَمَةٍ طُلِّقَتْ ثُمَّ أُعْتِقَتْ قَبْلَ أَنْ تَنْقَضِيَ عِدَّتُهَا فَقَالَ «تَعْتَدُّ بِثَلاَثِ حِيَضٍ فَإِنْ مَاتَ عَنْهَا زَوْجُهَا ثُمَّ أُعْتِقَتْ قَبْلَ أَنْ تَنْقَضِىَ عِدَّتُهَا فَإِنَّ عِدَّتَهَا أَرْبَعَةُ أَشْهُر وَ عَشَرَةُ أَيَّامٍ».

Hadith.4872 - Ibn Abi 'Umayr narrated from Jamil, from Hisham ibn Salim, from Abu Abdullah ^{a.s}, regarding a bondwoman who was divorced and then freed before her waiting period ('iddah) had ended.

Imam ^{a.s} said: "She must complete the waiting period of three menstrual cycles. However, if her husband died and she was then freed before her waiting period ended, her 'iddah would be four months and ten days."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.543 • Al-Wafi, Vol.23 p.1248 • Wasa'il Al-Shi'ah, Vol.22 p.272

4873 - وَ رَوَى حَرِيزُ بْنُ عَبْدِ اَللَّهِ عَنْ مُحَمَّدِ بْنِ مُسْلِمٍ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْمَمْلُوكَةِ تُكُونُ تَحْتَ اَلْعَبْدِ ثُمَّ تُعْتَقُ قَالَ «تُخَيَّرُ فَإِنْ شَاءَتْ أَقَامَتْ عَلَى زَوْجِهَا وَ إِنْ شَاءَتْ بَانَتْ».



Hadith.4873 - Hariz ibn 'Abdillah narrated from Muhammad ibn Muslim who said:

I asked Abu Abdullah ^{a.s} about a bondwoman who was married to a slave man and then she was freed.

Imam ^{a.s} said: "She has the choice; if she wishes, she may remain with her husband, and if she wishes, she may separate from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.543 • Tahdhib Al-Ahkam, Vol.7 p.343 • Al-Wafi, Vol.22 p.616 • Wasa'il Al-Shi'ah, Vol.21 p.163

4874 - وَ رَوَى مُحَمَّدُ بْنُ قَيْسٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «قَضَى أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فِي سُرِّيَّةٍ لِرَجُلٍ وَلَدَث لِسَيِّدِهَا ثُمَّ أَنْكَحَهَا عَبْدَهُ ثُمَّ تُوفِّي سَيِّدُهَا فَأَعْتَقَهَا فَتَزَوَّجَهَا فَوَرِثَهُ وَلَدُهَا ثُمَّ تُوفِّي سَيِّدُهَا فَأَعْتَقَهَا فَتَزَوَّجَهَا فَوَرِثَهُ وَلَدُهَا ثُمَّ تُوفِّي وَلَدُهَا فَوَرِثَتْ زَوْجَهَا اَلْعَبْدَ فَجَاءَا يَخْتَصِمَانِ فَقَالَ هِيَ إِمْرَأَتِي لَسْتُ أَطَلِّقُهَا وَ قَالَتْ هُوَ عَبْدِي لَمْ يُجَامِعْنِي وَلَدُهَا فَوَرِثَتْ زَوْجَهَا اَلْعَبْدَ فَجَاءَا يَخْتَصِمَانِ فَقَالَ هِيَ إِمْرَأَتِي لَسْتُ أَطَلِّقُهَا وَ قَالَتْ هُو عَبْدِي لَمْ يُجَامِعْنِي فَهُو فَسُئِلَتْ «هَلْ جَامَعَكِ مُنْذُ كَانَ لَكِ عَبْداً لَأَوْجَعْتُكِ اِذْهَبِي فَهُو عَمْدُكَ لَيْسَ لَهُ عَلَيْك سَيلٌ تَبِيعِينَ إِنْ شَئْتٍ وَ تُرقِينَ إِنْ شَئْتٍ وَ تُعْتَقِينَ إِنْ شَئْتٍ» ».

Hadith.4874 - Muḥammad ibn Qays narrated from Abu Jafar Imam Muhammad ibn Ali Al-Baqir ^{a.s.} who said:

"The Commander of the Faithful ^{a.s} ruled concerning a concubine of a man who bore a child for her master. The master then married her to his slave.

Later, the master passed away and freed her. She then married the slave, and when he died, her child inherited from him. Then the child passed away, and she inherited her husband, the slave. They both came to dispute, with the man saying, 'She is my wife, and I will not divorce her,' while the woman said: 'He is my slave, and he has not been intimate with me.'

She was asked: 'Did he have intercourse with you since he became your slave?' She replied: 'No.'

Imam ^{a.s} said: 'Had he been intimate with you after becoming your slave, I would have punished you. Go, for he is your slave; he has no right over you. You may sell him if you wish, enslave him if you wish, or free him if you wish.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.544



CHAPTER 171 – CHAPTER ON THE DIVORCE BY A SICK PERSON

بَابُ طَلَاقِ الْمَرِيضِ

HADITH 4875 – 4882
إبسام اللهِ الرَّحمْن الرَّحيم

4875 - رَوَى عَبْدُ اَللَّهِ بْنُ مُسْكَانَ عَنْ فَضْلِ بْنِ عَبْدِ اَلْمَلِكِ اَلْبَقْبَاقِ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ طَلَّقَ اِمْرَأَتَهُ وَ هُوَ مَرِيضٌ فَقَالَ «تَرِثُهُ فِي مَرَضِهِ مَا بَيْنَهُ وَ بَيْنَ سَنَةٍ إِنْ مَاتَ مِنْ مَرَضِهِ ذَلِكَ وَ تَعْتَدُ مِنْ عَرْضِهِ ذَلِكَ وَ تَعْتَدُ مِنْ طَلَّقَهَا عِدَّةَ اَلْمُطَلَّقَةِ ثُمَّ تَتَزَوَّجُ إِذَا اِنْقَضَتْ عِدَّتُهَا وَ تَرِثُهُ مَا بَيْنَهَا وَ بَيْنَ سَنَةٍ إِنْ مَاتَ فِي مَرَضِهِ ذَلِكَ فَإِنْ مَاتَ بَعْدَ مَا تَمْضِي سَنَةٌ فَلَيْسَ لَهَا مِيرَاتٌ ».

Hadith.4875 - Abdullah ibn Miskan narrated from Faḍl ibn ʿAbd al-Malik al-Baqbaq who said: I asked Abu Abdullah ^{a.s} about a man who divorced his wife while he was ill. Imam ^{a.s} said: "She inherits from him during his illness for up to a year if he dies from that illness. She observes the waiting period ('iddah) from the day he divorced her, following the waiting period of a divorced woman. After her waiting period ends, she may remarry. However, she will inherit from him within the span of a year if he dies from that illness. If he dies after a year has passed, then she has no right to inheritance."

[REFERENCES]

4876 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنِ اِبْنِ بُكَيْرٍ عَنْ عُبَيْدِ بْنِ زُرَارَةَ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْمَرِيضِ يُطَلِّقُ اِمْرَأَتَهُ فِي تِلْكَ اَلْحَالِ قَالَ «لاَ وَ لَكِنْ لَهُ أَنْ يَتَزَوَّجَ إِنْ شَاءَ فَإِنْ دَخَلَ بِهَا وَرِثَتْهُ وَ إِنْ لَمْ يَدْخُلْ بِهَا فَنِكَاحُهُ بَاطِلٌ».

Hadith.4876 - Al-Ḥasan ibn Maḥbub narrated from Ibn Bukayr from ʿUbayd ibn Zurarah who said: I asked Abu Abdullah ^{a.s} about a sick man who divorces his wife in that state (of illness). Imam ^{a.s} said: "No, but he may marry if he wishes. If he consummates the marriage, she will inherit from him. However, if he does not consummate the marriage, then his marriage is invalid."

[REFERENCES]

Al-Kafi, Vol.6 p.121 • Man La Yahduruhu Al-Faqih, Vol.3 p.545 • Tahdhib Al-Ahkam, Vol.8 p.77 • Al-Istibsar, Vol.3 p.303 • Wasa'il Al-Shi'ah, Vol.22 p.150 • Wasa'il Al-Shi'ah, Vol.26 p.232

4877 - وَ رَوَى ٱلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ رَبِيعٍ ٱلْأَصَمِّ عَنْ أَبِي عُبَيْدَةَ ٱلْحَذَّاءِ وَ مَالِكِ بْنِ عَطِيَّةَ كِلاَهُمَا عَنْ مُحَمَّدِ بْنِ عَلِيٌّ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِذَا طَلَّقَ ٱلرَّجُلُ إِمْرَأَتَهُ تَطْلِيقَةً فِي مَرَضِهِ ثُمَّ مَكَثَ فِي مَرَضِهِ حَتَّى مُحَمَّدِ بْنِ عَلِيٌّ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِذَا طَلَّقَ ٱلرَّجُلُ إِمْرَأَتَهُ تَطْلِيقَةً فِي مَرَضِهِ ثُمَّ مَكَثُ فِي مَرَضِهِ حَتَّى إِنْقَضَاءِ الْقِحَّةِ فَإِنَّهَا تَرِثُهُ مَا لَمْ تَتَزَوَّجْ فَإِذَا كَانَتْ تَزَوَّجَتْ بَعْدَ إِنْقِضَاءِ ٱلْعِدَّةِ فَإِنَّهَا لاَ تَرِثُهُ ».



Hadith.4877 - Al-Ḥasan ibn Maḥbub narrated from Rabiʿ al-Aṣamm from Abu ʿUbaydah al-Ḥadhdhaʾ and Malik ibn ʿAṭiyyah, both from Imam Muhammad ibn Ali Al-Baqir ^{a.s}, who said: "If a man divorces his wife with one divorce during his illness and remains in his illness until her waiting period ends, and then he dies from that illness after the completion of her waiting period, she will inherit from him as long as she has not remarried. However, if she marries after the completion of her waiting period, then she does not inherit from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.545 • Wasa'il Al-Shi'ah, Vol.26 p.228

4878 - وَ فِي رِوَايَةِ سَمَاعَةَ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ طَلَّقَ اِمْرَأَتَهُ ثُمَّ إِنَّهُ مَاتَ قَبْلَ أَنْ تَنْقَضِيَ عِدَّتُهَا قَالَ «تَعْتَدُّ عِدَّةَ ٱلْمُتَوَفِّى عَنْهَا زَوْجُهَا وَ لَهَا ٱلْمِيرَاثُ».

Hadith.4878 - In a narration from Sama ah, he said: I asked him about a man who divorced his wife, and then he died before her waiting period had ended.

Imam ^{a.s} said: "She must observe the waiting period of a woman whose husband has passed away, and she is entitled to inherit from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.545 • Al-Wafi, Vol.23 p.1192 • Wasa'il Al-Shi'ah, Vol.22 p.251 • Wasa'il Al-Shi'ah, Vol.26 p.225

Hadith.4879 - In a narration from Ibn Abi Umair through Aban, it is reported that Abu Abdullah ^(a.s) said: "Regarding a man who divorced his wife twice while in good health and then pronounced the third divorce while he was ill, she is entitled to inherit from him as long as he remains in his illness, even if it extends up to a year."

[REFERENCES]

Al-Kafi, Vol.6 p.123 • Man La Yahduruhu Al-Faqih, Vol.3 p.546 • Awali Al-La'ali, Vol.1 p.310 • Al-Wafi, Vol.23 p.1119 • Wasa'il Al-Shi'ah, Vol.22 p.152 • Mustadrak Al-Wasa'il, Vol.15 p.334

4880 - وَ فِي رِوَايَةِ اِبْنِ بُكَيْرٍ عَنْ زُرَارَةَ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «لَيْسَ لِلْمَرِيضِ أَنْ يُطَلِّقَ اِمْرَأَتَهُ وَ لَهُ أَنْ يَتَزَوَّجَ».

Hadith.4880 - In a narration from Ibn Bukayr through Zurara, it is reported that Abu Abdullah ^{a.s} said: "A sick man does not have the right to divorce his wife, but he is permitted to marry."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.546



4881 - وَ فِي رِوَايَةِ زُرْعَةَ عَنْ سَمَاعَةَ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ طَلَّقَ اِمْرَأَتَهُ وَ هُوَ مَرِيضٌ فَقَالَ «تَرِثُهُ مَا دَامَتْ فِي عِدَّتِهَا فَإِنْ طَلَّقَهَا فِي حَالِ اَلْإِضْرَارِ فَهِيَ تَرِثُهُ إِلَى سَنَةٍ وَ إِنْ زَادَ عَلَى اَلسَّنَةِ فِي عِدَّتِهَا يَوْمٌ وَاحِدٌ لَمْ تَرِثُهُ».

Hadith.4881 - In a narration from Zurah through Samaah, it is reported that he asked about a man who divorced his wife while he was ill.

Imam ^{a.s} replied: "She inherits from him as long as she is in her waiting period (iddah). However, if he divorced her with the intention of causing harm, she will inherit from him for up to one year. But if her waiting period extends even one day beyond that year, she will not inherit from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.546 • Awali Al-La'ali, Vol.1 p.311 • Wasa'il Al-Shi'ah, Vol.26 p.228 • Mustadrak Al-Wasa'il, Vol.15 p.334

4882 - وَ رَوَى حَمَّادٌ عَنِ اَلْحَلَبِيِّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : أَنَّهُ سُئِلَ عَنِ اَلرَّجُلِ يَحْضُرُهُ اَلْمَوْتُ فَيُطَلِّقُ اِمْرَأَتُهُ هَلْ يَجُوزُ طَلاَقُهُ قَالَ «نَعَمْ وَ إِنْ مَاتَ وَرثَتْهُ وَ إِنْ مَاتَتْ لَمْ يَرثْهَا».

Hadith.4882 - In a narration from Hammad through Al-Halabi, it is reported that Abu Abdullah ^{a.s} was asked about a man who was on his deathbed and divorced his wife. He was asked whether such a divorce was permissible.

Imam ^{a.s} replied: "Yes, it is permissible. If he dies, she will inherit from him, but if she dies, he will not inherit from her."

[REFERENCES]

Al-Kafi, Vol.6 p.123 • Man La Yahduruhu Al-Faqih, Vol.3 p.546 • Man La Yahduruhu Al-Faqih, Vol.4 p.311 • Tahdhib Al-Ahkam, Vol.8 p.79 • Al-Istibsar, Vol.3 p.304 • Al-Wafi, Vol.23 p.1120 • Wasa'il Al-Shi'ah, Vol.22 p.151 • Wasa'il Al-Shi'ah, Vol.26 p.227 • Tafsir Nur Al-Thaqalayn, Vol.1 p.454



CHAPTER 172 – CHAPTER ON THE DIVORCE OF A MISSING PERSON

بَابُ طَلَاقِ الْمَفْقُودِ

% 4888 – 4888 HADITH & يسئم اللهِّ الرَّحَمْنِ الرَّحِيمِ

4883 - رَوَى عُمَرُ بُنُ أَذَيْنَةَ عَنْ بُرَيْدِ بْنِ مُعَاوِيَةَ قَالَ: سَأَلْتُ أَبًا عَبْدِ اللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْمَفْقُودِ كَيْفَ تَصْنَعُ إِمْرَأَتُهُ قَالَ «مَا سَكَتَتْ عَنْهُ وَ صَبَرَتْ يُخَلَّى عَنْهَا وَ إِنْ هِيَ رَفَعَتْ أَمْرَهَا إِلَى اَلْوَالِي أَجَّلَهَا أَرْبَعَ سِنِينَ وُقِدَ فِيهِ فَيُسْأَلُ عَنْهُ فَإِنْ خُبِّرَ عَنْهُ بِحَيَاةٍ صَبَرَتْ وَ إِنْ لَمْ يُخْبَرْ عَنْهُ بِحَيَاةٍ حَتَّى ثُمُّ يَكُتُ بُ إِلَى اَلصَّقْعِ اللَّذِي فُقِدَ فِيهِ فَيُسْأَلُ عَنْهُ فَإِنْ خُبِّرَ عَنْهُ بِحَيَاةٍ صَبَرَتْ وَ إِنْ لَمْ يُخْبَرْ عَنْهُ بِحَيَاةٍ مَتَى الْأَرْبِعُ سِنِينَ، دُعِيَ وَلِيُّ الزَّوْجِ الْمَفْقُودِ فَقِيلَ لَهُ هَلْ لِلْمَفْقُودِ مَالٌ فَإِنْ كَانَ لَهُ مَالٌ أُنْفِقَ عَلَيْهَا فَإِنْ فَعَلَ فَلاَ سَبِيلَ لَهَا إِلَى أَنْ تَتَزَوَّجَ مَا تَعْلَمَ حَيَاتُهُ مِنْ مَوْتِهِ وَ إِنْ لَمْ يَكُنْ لَهُ مَالٌ قِيلَ لِلْوَلِيَّ أَنْفِقْ عَلَيْهَا فَإِنْ فَعَلَ فَلاَ سَبِيلَ لَهَا إِلَى أَنْ تَتَزَوَّجَ مَا تَعْلَمُ حَيَاتُهُ مِنْ مَوْتِهِ وَ إِنْ لَمْ يَكُنْ لَهُ مَالٌ قِيلَ لِلْوَلِيَّ أَنْفِقْ عَلَيْهَا فَإِنْ فَعَلَ فَلاَ سَبِيلَ لَهَا إِلَى أَنْ تَتَزَوَّجَ مَا تَعْلَمُ حَيَاتُهُ مِنْ مَوْتِهِ وَ إِنْ لَمْ يَكُنْ لَهُ مَالٌ قِيلَ لِلْوَلِيَّ أَنْفِقْ عَلَيْهَا فَإِنْ فَعَلَ فَلا سَبِيلَ لَهُ إِلَى الْفَالِي عَلَى أَنْ يُنْقِقَ عَلَيْهَا وَ إِنْ الْمُعْقَلِ الْفَولِيُ قَبَدَا لَهُ أَنْ يُخِيءَ وَ هِيَ عِنْدَهُ عَلَى اللَّهُ الْ الْعَلِيقَةَ فِي إِلْمُ الْمُؤَلِّ عَلَى اللَّولِي عَلَى الْفَالِي عَلَى الْمُؤْلِقُ الْمَالُولِي عَلَى الْمَلْوَلِي الْمَعْرَاقِ الللَّولِي عَلَى الْمُؤَلِّ عَلَى اللَّهُ الْ الْمَعْرَادِهِ وَ لَيْسَالًا لِلْأَوْلِ عَلَيْهُ اللّهُ الْوَلِي الْقَضَتِ الْعِدَّةُ قَبْلَ أَنْ يَجِيءَ وَ يُرَاجِعَ فَقَدْ حَلَّتُ لِلْمُ اللَّهُ اللَّهُ لَا لَلْ اللْمُ لَا الللَّهُ لَلْ اللْمُؤْمِ عَلَى الللَّهُ اللَّهُ اللَّهُ الْمُولِ عَلَيْهَا الْوَلِي الْمُعَلِّ قَلْلُولُ عَلَى اللْفُولِ عَلَى اللَّهُ الْمَعْلُ اللَّهُ اللَّهُ اللَّهُ اللَّوالِ عَلَيْمَ اللَّهُ الْمُعَلِّ اللْمُؤْمِ عَلَى الللْمُ اللْمُ الْمُ الْمُ اللَّهُ اللْفُولِ عَلْمَالُولُ عَلَيْهَا الللْمُ اللَّهُ الْمُ

Hadith.4883 - In a narration from Umar ibn Udhayna through Buraid ibn Mu'awiyah, it is reported that he asked Abu Abdullah ${}^{\{a.s\}}$ about the ruling concerning the wife of a missing person.

Imam ^{a.s} replied: "As long as she remains silent about him and is patient, she should be left as she is. However, if she raises the matter to the authority, the ruler will wait for four years. Then, a letter will be sent to the region where he was lost, inquiring about him.

If news of his life is received, she must remain patient. If no information about his life is found after four years, the guardian of the missing husband will be summoned and asked if the missing person has any wealth.

If he has wealth, it should be spent on her until his life or death becomes known. If he has no wealth, the guardian will be instructed to provide for her. If he agrees, she cannot remarry as long as he supports her. However, if he refuses to provide for her, the ruler will compel him to issue a divorce while she is in a state of purity.

This divorce by the guardian will be considered as a divorce by the husband. If the husband returns before her waiting period ends and wishes to reconcile, she remains his wife and is counted as having two remaining divorces. But if the waiting period ends before his return and reconciliation, she becomes permissible for other men, and the first husband has no claim over her."

[REFERENCES]

Al-Kafi, Vol.6 p.147 • Man La Yahduruhu Al-Faqih, Vol.3 p.547 • Tahdhib Al-Ahkam, Vol.7 p.479 • Awali Al-La'ali, Vol.3 p.388 • Al-Wafi, Vol.22 p.639 • Wasa'il Al-Shi'ah, Vol.22 p.156

BAB UL OAIM

4884 - وَ فِي رِوَايَةٍ أُخْرَى: «أَنَّهُ إِنْ لَمْ يَكُنْ لِلزَّوْجِ وَلِيٌّ طَلَّقَهَا ٱلْوَالِي وَ يُشْهِدُ شَاهِدَيْنِ عَدْلَيْنِ فَيَكُونُ طَلاَقُ ٱلْوَالِي طَلاَقَ ٱلزَّوْجِ وَ تَعْتَدُّ أَرْبَعَةَ أَشْهُرٍ وَ عَشْراً ثُمَّ تَتَزَوَّجُ إِنْ شَاءَتْ».

Hadith.4884 - In another narration, it is reported:

"If the missing husband has no guardian, the ruler will pronounce the divorce on his behalf, witnessing it with two just witnesses. This divorce by the ruler will be considered as the husband's divorce. The woman will then observe a waiting period (iddah) of four months and ten days. After completing this period, she may remarry if she wishes."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.547 • Wasa'il Al-Shi'ah, Vol.22 p.157

4885 - وَ رَوَى أَحْمَدُ بْنُ مُحَمَّدِ بْنِ أَبِي نَصْرٍ ٱلْبَزَنْطِيُّ عَنْ عَبْدِ ٱلْكَرِيمِ بْنِ عَمْرِو ٱلْخَثْعَمِيُّ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِذَا نُعِيَ ٱلرَّجُلُ إِلَى أَهْلِهِ جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِذَا نُعِيَ ٱلرَّجُلُ إِلَى أَهْلِهِ جَعْفَرٍ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِذَا نُعِيَ ٱلرَّجُلُ إِلَى أَهْلِهِ أَوْ خَبَّرُوهَا أَنَّهُ طَلَّقَهَا فَاعْتَدَّتْ ثُمَّ تَزَوَّجَتْ فَجَاءَ زَوْجُهَا بَعْدُ فَإِنَّ ٱلْأَوَّلَ أَحَقُّ بِهَا مِنْ هَذَا ٱلْآخَرِ دَخَلَ بِهَا أَلْا خَرُ أَوْ لَمْ يَدْخُلُ وَ لَهَا مِنَ ٱلْآخَرِ ٱلْمَهْرُ بِمَا السَّتَحَلَّ مِنْ فَرْجِهَا» وَ زَادَ عَبْدُ ٱلْكَرِيمِ فِي حَدِيثِهِ «وَ لَيْسَ لِلْآخَرِ أَنْ يَتَزَوَّجَهَا أَبَداً».

Hadith.4885 - Ahmad ibn Muhammad ibn Abi Nasr al-Bazanti narrated from Abdul Karim ibn Amr al-Khath'ami from Zurara, and Musa ibn Bakr narrated from Zurara from Abu Ja'far Imam Muhammad ibn Ali Al-Bagir ^{a.s.}, who said:

"If a man is reported dead to his family or they are informed that he has divorced his wife, and she observes her waiting period (iddah) and then remarries, but later her first husband returns, then the first husband has more right to her than the second, whether the second husband consummated the marriage or not. However, the second husband is entitled to the dowry for what he lawfully accessed of her."

Abdul Karim added in his narration: "And the second husband can never marry her again."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.547

4886 - وَ رَوَى عَاصِمُ بْنُ حُمَيْدٍ عَنْ مُحَمَّدِ بْنِ قَيْسٍ قَالَ: سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ حَسِبَ أَهْلُهُ أَنَّهُ قَدْ مَاتَ أَوْ قُتِلَ فَنَكَحَتِ اِمْرَأَتُهُ وَ تَزَوَّجَتْ سُرِّيَّتُهُ فَوَلَدَتْ كُلُّ وَاحِدَةٍ مِنْهُمَا مِنْ زَوْجِهَا فَجَاءَ زَوْجُهَا أَهْلُهُ أَنَّهُ قَدْ مَاتَ أَوْ قُتِلَ فَنَكَحَتِ اِمْرَأَتُهُ فَهُوَ أَحَقُّ بِهَا وَ يَأْخُذُ سُرِّيَّتَهُ وَ وَلَدَهَا أَوْ يَأْخُذُ رِضًا مِنْ ثَمَنِهِ». الْأُوَّلُ وَ مَوْلَى اَلسُّرِيَّةِ فَقَالَ «يَأْخُذُ اِمْرَأَتَهُ فَهُوَ أَحَقُّ بِهَا وَ يَأْخُذُ سُرِّيَّتَهُ وَ وَلَدَهَا أَوْ يَأْخُذُ رِضًا مِنْ ثَمَنِهِ».

Hadith.4886 - Asim ibn Humaid narrated from Muhammad ibn Qays who said: I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} about a man whose family believed he had died or been killed, so his wife remarried, and his concubine also married and each bore a child from their respective husbands.

Then the first husband and the master of the concubine returned.



Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} said: "The first husband has more right to take back his wife, and the master has the right to take back his concubine and her child, or he may accept compensation for their value."

[REFERENCES]

Al-Kafi, Vol.6 p.149 • Man La Yahduruhu Al-Faqih, Vol.3 p.548 • Al-Wafi, Vol.22 p.644 • Wasa'il Al-Shi'ah, Vol.22 p.253

4887 - وَ فِي رِوَايَةِ إِبْرَاهِيمَ بْنِ عَبْدِ ٱلْحَمِيدِ أَنَّ أَبَا عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: فِي شَاهِدَيْنِ شَهِدَا عِنْدَ اللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: فِي شَاهِدَيْنِ شَهِدَا عِنْدَ اِمْرَأَةٍ بِأَنَّ زَوْجَهَا طَلَّقَهَا فَتَزَوَّجَتْ ثُمَّ جَاءَ زَوْجُهَا قَالَ «يُضْرَبَانِ ٱلْحَدَّ وَ يُضَمَّنَانِ ٱلصَّدَاقَ لِلزَّوْجِ ثُمَّ تَعْتَدُ اللَّوْجَةُ وَ يُضَمَّنَانِ ٱلصَّدَاقَ لِلزَّوْجِ ثُمَّ تَعْتَدُ اللَّوْجَةُ وَ تَرْجِعُ إِلَى زَوْجِهَا ٱلْأَوَّل».

Hadith.4887 - In a narration from Ibrahim ibn Abd al-Hamid, it is reported that Abu Abdullah ^{a.s} said regarding two witnesses who testified to a woman that her husband had divorced her, leading her to remarry, and then her husband returned.

Imam ^{a.s} said: "The two witnesses shall be subjected to the prescribed punishment and must compensate the husband for the dowry. The woman must then observe her waiting period (iddah) and return to her first husband."

[REFERENCES]

Al-Kafi, Vol.7 p.384 • Man La Yahduruhu Al-Faqih, Vol.3 p.548 • Tahdhib Al-Ahkam, Vol.6 p.260 • Al-Istibsar, Vol.3 p.38 • Awali Al-La'ali, Vol.3 p.544 • Wasa'il Al-Shi'ah, Vol.20 p.448 • Wasa'il Al-Shi'ah, Vol.27 p.330

4888 - وَ رَوَى مُوسَى بْنُ بَكْرٍ عَنْ زُرَارَةَ قَالَ: سَأَلْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْمَرْأَةِ نُعِيَ إِلَيْهَا زَوْجُهَا فَارَقَهَا وَ فَارَقَهَا الْآخَرُ كَمْ تَعْتَدُّ لِلنَّاسِ فَقَالَ «ثَلاَثَةَ قُرُوءٍ وَ إِنَّمَا فَاعْتَدَّتْ وَ تَزَوَّجَتْ فَجَاءَ زَوْجُهَا اَلْأَوَّلُ فَفَارَقَهَا وَ فَارَقَهَا الْآخَرُ كَمْ تَعْتَدُّ لِلنَّاسِ فَقَالَ «ثَلاَثَةَ قُرُوءٍ وَ إِنَّمَا يُسْتَبْرَأُ رَحِمُهَا بِثَلاَثَةِ قُرُوءٍ تُحِلُّهَا لِلنَّاسِ كُلِّهِمْ».

قَالَ زُرَارَةُ وَ ذَلِكَ أَنَّ نَاساً قَالُوا تَعْتَدُّ عِدَّتَيْنِ مِنْ كُلِّ وَاحِدٍ عِدَّةٌ فَأَبَى ذَلِكَ أَبُو جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ وَ قَالَ تَعْتَدُّ ثَلَاثَةَ قُرُوءٍ فَتَحِلُّ لِلرِّجَالِ.

Hadith.4888 - Musa ibn Bakr narrated from Zurara who said: I asked Abu Abdullah ^{a.s} about a woman who was informed that her husband had passed away, so she observed her waiting period (iddah) and remarried. Then her first husband returned, leading both her first and second husbands to separate from her. I asked how long she should observe the waiting period for people (before remarrying).

Imam ^{a.s} said: "Three menstrual cycles (qur). Indeed, her womb is cleared after three menstrual cycles, which makes her lawful for all men."

[AL SADUQ]

Zurara added that some people had said she must observe two separate waiting periods, one for each husband, but Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} rejected this and stated that she must only observe three menstrual cycles (qur) to become lawful for marriage.

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.548



CHAPTER 173 – CHAPTER ON THE TERMS: KHALIYAH, BARIAH, BATTA, BAIN, AND HARAM IN DIVORCE

بَابُ الْخَلِيَّةِ وَ الْبَرِيئَةِ وَ الْبَتَّةِ وَ الْبَائِنِ وَ الْحَرَامِ

HADITH 4889 – 4890 \$ يسئم اللهِ الرَّحمٰن الرَّمِيم

4889 - رَوَى حَمَّادُ بْنُ عُثْمَانَ عَنِ ٱلْحَلَبِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: سَأَلْتُهُ عَنْ رَجُلٍ قَالَ لاِمْرَأَتِهِ أَلْتُهُ عَنْ رَجُلٍ قَالَ لاِمْرَأَتِهِ أَنْتِ مِنِّى خَلِيَّةٌ أَوْ بَرِيئَةٌ أَوْ بَائِنٌ أَوْ حَرَامٌ فَقَالَ «لَيْسَ بشَيْءٍ».

Hadith.4889 - Hammad ibn Uthman narrated from Al-Halabi who narrated from Abu Abdullah ^{a.s} that Imam ^{a.s} was asked about a man who said to his wife, "You are free from me," or "You are absolved," or "You are finalized," or "You are separated," or "You are forbidden." Imam ^{a.s} replied: "It amounts to nothing."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.549 • Al-Wafi, Vol.22 p.955 • Wasa'il Al-Shi'ah, Vol.22 p.37

4890 - وَ رَوَى أَحْمَدُ بْنُ مُحَمَّدِ بْنِ أَبِي نَصْرِ ٱلْبَزَنْطِيُّ عَنْ مُحَمَّدِ بْنِ سَمَاعَةَ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ السَّلاَمُ قَالَ: سَأَلتُهُ عَنْ رَجُلٍ قَالَ لِامْرَأَتِهِ أَنْتِ عَلَيَّ حَرَامٌ فَقَالَ «لَوْ كَانَ لِي عَلَيْهِ سُلْطَانٌ لَأَوْجَعْتُ رَأْسَهُ وَ لَلسَّلاَمُ قَالَى اللَّهُ لَكَ فَمَنْ حَرَّمَهَا عَلَيْكَ إِنَّهُ لَمْ يَزِدْ عَلَى أَنْ كَذَبَ فَرَعَمَ أَنَّ مَا أَحَلَّ ٱللَّهُ لَهُ حَرَامٌ وَ لاَ قُلْتُ لَهُ فَقُولُ ٱللَّهِ عَزَّ وَ جَلَّ: ۞ يَا أَيُّهَا ٱلنَّبِيُّ لِمَ تُحَرَّمُ مَا أَحَلَّ ٱلللهُ لَكَ يَدْخُلُ عَلَيْهِ طَلاَقٌ وَ لاَ كَفَّارَةٌ» فَقُلْتُ لَهُ فَقُولُ ٱللَّهِ عَزَّ وَ جَلَّ: ۞ يَا أَيُّهَا ٱلنَّبِيُّ لِمَ تُحَرِّمُ مَا أَحَلَّ ٱللهُ لَكَ يَدْخُلُ عَلَيْهِ طَلاَقٌ وَ لاَ كَفَّارَةٌ» فَقُلْتُ لَهُ فَقُولُ ٱللّهِ عَزَّ وَ جَلَّ: ۞ يَا أَيُّهَا ٱلنَّبِيُّ لِمَ تُحَرِّمُ مَا أَحَلَّ ٱلللهُ لَكَ يَدْخُلُ عَلَيْهِ طَلاَقٌ وَ لاَ كَفَّارَةٌ فِي ٱلللهُ لَكُمْ تَحِلَّةَ أَيْمَانِكُمْ ۞ فَجَعَلَ عَلَيْهِ فِيهِ ٱلْكَفَّارَةُ فِي ٱللّهُ عَفُورٌ رَحِيمٌ قَدْ فَرَضَ ٱلللهُ لَكُمْ تَحِلَّةً أَيْمَانِكُمْ كَا فَعَلَى عَلَيْهِ فِيهِ ٱلْكَفَّارَةُ فِي ٱلنَّعْرَامُ عَلَيْهِ أَلْهُ عَلْهُ وَلَمْ لَكُمْ تَحِلَّةً أَيْمَانِكُمْ عَلَيْهِ آلَكُمْ وَلَى الْمُعْرَامُ عَلَيْهِ فِي ٱلتَّحْرِيمِ».

Hadith.4890 - Ahmad ibn Muhammad ibn Abi Nasr al-Bazanti narrated from Muhammad ibn Sama'ah, from Zurara, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} who said:

I asked Imam ^{a.s} about a man who said to his wife: "You are forbidden to me."

Imam ^{a.s} replied: "If I had authority over him, I would have struck his head and said to him, 'Allah ^{SWT} the Exalted has made her lawful for you, so who has made her forbidden for you?'

He has done nothing more than lie, claiming that what Allah (SWT) has made lawful for him is forbidden. This does not count as divorce nor does it require any expiation."

I then asked Imam ^{a.s} about the saying of Allah ^{SWT}, the Mighty and Majestic:

"O Prophet! Why do you forbid (yourself) what Allah (SWT) has made lawful for you, seeking to please your wives? And Allah (SWT) is Forgiving, Merciful. Allah (SWT) has already ordained for you (Muslims) the dissolution of your oaths." (Surah At-Tahrim 66:1-2)

Imam ^{a.s} replied: "The Prophet (peace be upon him and his family) had forbidden himself from his bondwoman Mariyah and had sworn not to approach her. The expiation was made obligatory on him because of his oath, not because of the prohibition."



CHAPTER 173 – CHAPTER ON THE TERMS: KHALIYAH, BARIAH, BATTA, BAIN, AND HARAM IN DIVORCE	
[REFERENCES] Al-Kafi, Vol.6 p.134 • Man La Yahduruhu Al-Faqih, Vol.3 p.549 • Tahdhib Al-Ahkam, Vol.8 p.41 • Fiqh Al-Quran, Vol.2 p.206 • Al-Wafi, Vol.22 p.953 • Wasa'il Al-Shi'ah, Vol.22 p.38 • Tafsir Al-Burhan, Vol.5 p.418 • Tafsir Nur Al-Thaqalayn, Vol.5 p.368 • Tafsir Kanz Al-Daqaiq, Vol.13 p.325	
	050



CHAPTER 174 – CHAPTER ON THE RULING REGARDING AN IMPOTENT HUSBAND

بَابُ حُكْمِ الْعِنِّينِ

HADITH 4891 – 4898 \$ يسئم اللهِ اللهِ اللهِ اللهِ اللهِ الرَّحَمْن الرَّمِيم

4891 - رَوَى مُحَمَّدُ بْنُ عَلِيًّ بْنِ مَحْبُوبٍ عَنْ أَحْمَدَ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ عَبْدِ اَللَّهِ بْنِ اَلْفَضْلِ اَلْهَاشِمِيًّ عَنْ أَبِيهِ عَنْ عَبْدِ اَللَّهِ بْنِ اَلْفَضْلِ اَلْهَاشِمِيًّ عَنْ أَبُو كُلُّ عَنْ رَجُلٍ إِدَّعَتْ عَلَيْهِ اِمْرَأْتُهُ أَنَّهُ عِنِّينٌ وَ يُنْكِرُ ذَلِكَ أَلِي عَبْدِ اَللَّهِ عَلَيْهِ اِمْرَأْتُهُ أَنَّهُ عِنِّينٌ وَ يُنْكِرُ ذَلِكَ الرَّجُلُ قَالَ

«تَحْشُوهَا ٱلْقَابِلَةُ بِالْخَلُوقِ وَ لاَ يَعْلَمُ ٱلرَّجُلُ وَ يَدْخُلُ عَلَيْهَا فَإِنْ خَرَجَ وَ عَلَى ذَكَرِهِ ٱلْخَلُوقُ صَدَقَ وَ كَذَبَث وَ إِلاَّ صَدَقَتْ وَ كَذَبَ».

Hadith.4891 - Muhammad ibn Ali ibn Mahbub narrated from Ahmad ibn Muhammad, from his father, from Abdullah ibn al-Fadl al-Hashimi, from Abu Abdullah ^{a.s} who said:

I asked Imam $^{\{a.s\}}$, or a man asked Imam $^{\{a.s\}}$, about a man whose wife accused him of being impotent while the man denied it.

Imam {a.s} replied: "The midwife should apply khaluq (a type of perfume) to her without the man's knowledge. Then the man should enter upon her. If he comes out and khaluq is found on his private part, he has spoken the truth and she has lied. But if it is not found, then she has spoken the truth and he has lied."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.549

4892 - وَ فِي خَبَرِ آخَرَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «إِذَا اِدَّعَتِ اَلْمَرْأَةُ عَلَى زَوْجِهَا أَنَّهُ عِنِّينٌ وَ أَنْكَرَ اَلرَّجُلُ أَنْ يَكُونَ كَذَلِكَ فَالْحُكُمُ فِيهِ أَنْ يَقْعُدَ اَلرَّجُلُ فِي مَاءٍ بَارِدٍ فَإِنِ اِسْتَرْخَى ذَكَرُهُ فَهُوَ عِنِّينٌ وَ إِنْ تَشَنَّجَ فَلَيْسَ بِعِنِّينٍ».

Hadith.4892 - In another narration, Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"If a woman accuses her husband of being impotent ('innin) and the man denies it, the ruling in this case is that the man should sit in cold water. If his private part becomes relaxed, then he is indeed impotent. But if it becomes tense, then he is not impotent."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.550 • Al-Wafi, Vol.22 p.576 • Wasa'il Al-Shi'ah, Vol.21 p.234

4893 - وَ رُوِيَ فِي خَبَرٍ آخَرَ: «أَنَّهُ يُطْعَمُ اَلسَّمَكَ اَلطَّرِيَّ ثَلاَثَةَ أَيَّامٍ ثُمَّ يُقَالُ لَهُ بُلْ عَلَى اَلرَّمَادِ فَإِنْ ثَقَبَ بَوْلُهُ اَلرَّمَادَ فَهُوَ عِنِّينٌ».



Hadith.4893 - In another narration, it is reported:

"The man is to be fed fresh fish for three days, and then he is instructed to urinate on ashes. If his urine penetrates through the ashes, he is not impotent. However, if his urine does not penetrate the ashes, then he is indeed impotent."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.550 • Al-Wafi, Vol.22 p.576

4894 - وَ رَوَى صَفْوَانُ بْنُ يَحْيَى عَنْ أَبَانٍ عَنْ غِيَاثٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «فِي اَلْعِنِّينِ إِذَا عُلِمَ أَنَّهُ عِنِّينٌ لاَ يَأْتِي اَلنِّسَاءَ فُرِّقَ بَيْنَهُمَا وَ إِذَا وَقَعَ عَلَيْهَا وَقْعَةً وَاحِدَةً لَمْ يُفَرَّقْ بَيْنَهُمَا وَ اَلرَّجُلُ لاَ يُرَدُّ مِنْ عَيْب».

Hadith.4894 - Safwan ibn Yahya narrated from Aban, from Ghiyath, from Abu Abdullah ^{a.s}, who said: "In the case of an impotent man, if it is confirmed that he is indeed impotent and unable to approach women, they are to be separated. However, if he engages in intercourse with her even once, they are not to be separated. Moreover, a man cannot be rejected due to any physical defect."

[REFERENCES]

Al-Kafi, Vol.5 p.410 • Man La Yahduruhu Al-Faqih, Vol.3 p.550 • Tahdhib Al-Ahkam, Vol.7 p.430 • Al-Wafi, Vol.22 p.572 • Wasa'il Al-Shi'ah, Vol.21 p.229

4895 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ خَالِدِ بْنِ جَرِيرٍ عَنْ أَبِي اَلرَّبِيعِ اَلشَّامِيِّ قَالَ: سُئِلَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ عَنْ رَجُلٍ تَزَوَّجَ اِمْرَأَةً فَمَكَثَ أَيَّاماً مَعَهَا وَ لاَ يَسْتَطِيعُ أَنْ يُجَامِعَهَا غَيْرَ أَنَّهُ قَدْ رَأَى مِنْهَا مَا يَحْرُمُ عَلَى غَيْرِهِ ثُمَّ طَلَّقَهَا أَ يَصْلُحُ لَهُ وَ قَدْ رَأَى مِنْ أُمِّهَا مَا رَأَى».

Hadith.4895 - Al-Hasan ibn Mahbub narrated from Khalid ibn Jarir, from Abu Al-Rabi' Al-Shami, who said: Abu Abdullah ^{a.s} was asked about a man who married a woman and stayed with her for several days but was unable to consummate the marriage. However, he had seen from her what would make it forbidden for anyone else. Then he divorced her. He was asked whether it would be permissible for him to marry her daughter.

Imam ^{a.s} replied: "It is not permissible for him as he has seen from her mother what he has seen."

[REFERENCES]

Al-Kafi, Vol.5 p.423 • Man La Yahduruhu Al-Faqih, Vol.3 p.550 • Tahdhib Al-Ahkam, Vol.7 p.280 • Al-Istibsar, Vol.3 p.162 • Al-Wafi, Vol.21 p.172 • Wasa'il Al-Shi'ah, Vol.20 p.460 • Tafsir Nur Al-Thaqalayn, Vol.1 p.464 • Tafsir Kanz Al-Daqaiq, Vol.3 p.364

4896 - وَ فِي رِوَايَةِ اَلسَّكُونِيِّ قَالَ قَالَ عَلِيٌّ عَلَيْهِ اَلسَّلاَمُ : «مَنْ أَتَى اِمْرَأَةً مَرَّةً وَاحِدَةً ثُمَّ أُخِّذَ عَنْهَا فَلاَ خِيَارَ لَهَا».

Hadith.4896 - In the narration of Al-Sakooni, it is reported that Imam Ali ibn Abi Talib ^{a.s} said: "Whoever engages in intercourse with a woman even once and then is separated from her, she has no option (of annulment or separation) thereafter."



[REFERENCES]

Al-Kafi, Vol.5 p.412 • Man La Yahduruhu Al-Faqih, Vol.3 p.551 • Tahdhib Al-Ahkam, Vol.7 p.430 • Al-Istibsar, Vol.3 p.250 • Al-Wafi, Vol.22 p.573 • Wasa'il Al-Shi'ah, Vol.21 p.230

4897 - وَ سَأَلَهُ عَمَّارٌ اَلسَّابَاطِيُّ : عَنْ رَجُلٍ أُخِّذَ عَنِ اِمْرَأَتِهِ فَلاَ يَقْدِرُ عَلَى إِتْيَانِهَا قَالَ «إِنْ كَانَ لاَ يَقْدِرُ عَلَى إِتْيَانِهَا قَالَ «إِنْ كَانَ لاَ يَقْدِرُ عَلَى إِتْيَانِ غَيْرِهَا فَلاَ بَأْسَ بِإِمْسَاكِهَا».

Hadith.4897 - Ammar Al-Sabati asked Imam Abu Abdullah ^{a.s} about a man who becomes unable to have intercourse with his wife.

Imam ^{a.s} replied: "If he is also unable to have intercourse with any other woman, then he should not keep her unless she is content with that. However, if he is able to have intercourse with other women, then there is no harm in him keeping her as his wife."

[REFERENCES]

Al-Kafi, Vol.5 p.411 • Man La Yahduruhu Al-Faqih, Vol.3 p.551 • Tahdhib Al-Ahkam, Vol.7 p.429 • Al-Istibsar, Vol.3 p.250 • Al-Wafi, Vol.22 p.573 • Wasa'il Al-Shi'ah, Vol.21 p.230

4898 - وَ رُوِيَ فِي خَبَرٍ آخَرَ: «أَنَّهُ مَتَى أَقَامَتِ ٱلْمَرْأَةُ مَعَ زَوْجِهَا بَعْدَ مَا عَلِمَتْ أَنَّهُ عِنِّينٌ وَ رَضِيَتْ بِهِ لَمْ يَكُنْ لَهَا خِيَارٌ بَعْدَ ٱلرِّضَا».

Hadith.4898 - It is narrated in another report: "Whenever a woman continues to live with her husband after knowing that he is impotent and she accepts him in that condition, she no longer has the option to separate from him after her acceptance."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.551 • Al-Wafi, Vol.22 p.574 • Wasa'il Al-Shi'ah, Vol.21 p.232



CHAPTER 175 – CHAPTER ON MISCELLANEOUS MATTERS

بَابُ النَّوَادِرِ

% 4930 — 4930 HADITH 4899 % بِسِنْمِ الدِّ الرَّحَمْنِ الرَّعِيمِ

4899 - رُوِيَ عَنْ أَبِي سَعِيدِ اَلْخُدْرِيُّ قَالَ: أَوْصَى رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ عَلِيُّ بْنَ أَبِي طَالِبٍ عَلَيْهِ السَّلاَمُ «فَقَالَ يَا عَلِيُ إِذَا دَخَلَتِ اَلْعَرُوسُ بَيْتَكَ فَاخْلَعْ خُفَّيْهَا حِينَ تَجْلِسُ وَ اِغْسِلْ رِجْلَيْهَا وَ صُبَّ اَلْمَاءَ مِنْ اَلسَّلاَمُ «فَقَالَ يَا عَلِيُ إِذَا دَخَلَتِ اَلْعَرُوسُ بَيْتَكَ فَاخْلَعْ خُفَّيْهَا حِينَ تَجْلِسُ وَ اِغْسِلْ رِجْلَيْهَا وَ صُبَّ اَلْمَاءَ مِنْ بَاللهِ وَ أَذْخَلَ فِيهِ سَبْعِينَ أَلْفَ لَوْنٍ مِنَ اَلْبَرَكَةَ وَ أَنْزَلَ عَلَيْهِ سَبْعِينَ رَحْمَةً تُرَفْرِفُ عَلَى رَأْسِ الْعَرُوسِ حَتَّى تَنَالَ بَرَكَتُهَا كُلَّ سَبْعِينَ أَلْفَ لَوْنٍ مِنَ الْبَرَكَةَ وَ أَنْزَلَ عَلَيْهِ سَبْعِينَ رَحْمَةً تُرَفْرِفُ عَلَى رَأْسِ الْعَرُوسِ حَتَّى تَنَالَ بَرَكَتُهَا كُلَّ وَالْعَرُوسُ مِنَ الْبَرَكَةَ وَ أَنْزَلَ عَلَيْهِ سَبْعِينَ رَحْمَةً تُرَفْرِفُ عَلَى رَأْسِ الْعَرُوسِ حَتَّى تَنَالَ بَرَكَتُهَا كُلَّ وَالْعَرُوسُ مِنَ الْجُنُونِ وَ الْجُذَامِ وَ الْبَرَصِ أَنْ يُصِيبَهَا مَا دَامَتْ فِي تِلْكَ الدَّارِ وَ اِمْنِعِ الْمُنُونِ وَ الْجُذَامِ وَ الْبُرَصِ أَنْ يُصِيبَهَا مَا دَامَتْ فِي تِلْكَ الدَّارِ وَ اِمْنِعِ الْمُرُوسُ فِي أُسْبُوعِهَا مِنَ الْأَلْبَانِ وَ الْخُلُّ وَ الْكُذُبُرَةِ وَ التُقَلِّ وَ الْخُرُوسُ مِنْ هَذِهِ الْأَرْبَعَةِ الْأَرْبَعَةِ الْأَرْبَعَةِ الْأَرْبَعَةِ الْأَرْبَعَةِ الْأَشْيَاءِ مَن الْولَدِ وَ لَحَصِيرُ فِى نَاحِيَةِ الْأَشْيَاءَ الْأَرْبَعَةِ الْأَرْبَعَةَ الْأَشْيَاءِ عَن الْولَدِ وَ لَحَصِيرُ فِى نَاحِيَةِ الْأَشْيَاءِ خَيْرٌ مِن اِمْرَأَةٍ لاَ تَلِدُ»

فَقَالَ عَلِيٌ عَلَيْهِ اَلسَّلاَمُ «يَا رَسُولَ اَللَّهِ مَا بَالُ اَلْخَلِّ تَمْنَعُ مِنْهُ» قَالَ «إِذَا حَاضَتْ عَلَى اَلْخَلِّ لَمْ تَطْهُرْ أَبَداً بِتَمَامٍ وَ اَلْكُزْبُرَةُ تُثِيرُ اَلْحَيْضَ فِي بَطْنِهَا وَ تُشَدِّدُ عَلَيْهَا اَلْوِلاَدَةَ وَ اَلتُّفَّاحُ اَلْحَامِضُ يَقْطَعُ حَيْضَهَا فَيَصِيرُ دَاءً عَلَيْهَا » ثُمَّ قَالَ «يَا عَلِيُ لاَ تُجَامِعِ إِمْرَأَتَكَ فِي أَوَّلِ اَلشَّهْرِ وَ وَسَطِهِ وَ آخِرِهِ فَإِنَّ اَلْجُنُونَ وَ اَلْجُذَامَ وَ اَلْخَبَلَ عَلَيْهَا » ثُمَّ قَالَ «يَا عَلِيُ لاَ تُجَامِعِ إِمْرَأَتَكَ فِي أَوَّلِ اَلشَّهْرِ وَ وَسَطِهِ وَ آخِرِهِ فَإِنَّ اَلْجُنُونَ وَ الْجُذَامَ وَ اَلْخَبَلَ لَيُسْرِعُ إِلَيْهَا وَ إِلَى وَلَدِهَا

يَا عَلِيُّ لاَ تُجَامِعِ اِمْرَأَتكَ بَعْدَ اَلظُّهْرِ فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ فِي ذَلِكَ اَلْوَقْتِ يَكُونُ أَحْوَلَ وَ اَلشَّيْطَانُ يَفْرَحُ بِالْحَوَلِ فِي اَلْإِنْسَانِ

يَا عَلِيُّ لاَ تَتَكَلَّمْ عِنْدَ ٱلْجِمَاعِ فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ لاَ يُؤْمَنُ أَنْ يَكُونَ أَخْرَسَ وَ لاَ يَنْظُرَنَّ أَحَدٌ إِلَى فَرْجِ اِمْرَأَتِهِ وَ لْيَغُضَّ بَصَرَهُ عِنْدَ ٱلْجِمَاعِ فَإِنَّ ٱلنَّظَرَ إِلَى ٱلْفَرْجِ يُورِثُ ٱلْعَمَى فِي ٱلْوَلَدِ

يَا عَلِيُّ لاَ تُجَامِعِ اِمْرَأَتَكَ بِشَهْوَةِ اِمْرَأَةِ غَيْرِكَ فَإِنِّي أَخْشَى إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ أَنْ يَكُونَ مُخَنَّتًا أَوْ مُؤَنَّتًا مُخَبَّلاً يَا عَلِيُّ مَنْ كَانَ جُنُباً فِي اَلْفِرَاشِ مَعَ اِمْرَأَتِهِ فَلاَ يَقْرَأُ اَلْقُرْآنَ فَإِنِّي أَخْشَى أَنْ تَنْزِلَ عَلَيْهِمَا نَارٌ مِنَ مُخَبَّلاً يَا عَلِيُّ مَنْ كَانَ جُنُباً فِي اَلْفِرَاشِ مَعَ اِمْرَأَتِهِ فَلاَ يَقْرَأُ اَلْقُرْآنَ فَإِنِّي أَخْشَى أَنْ تَنْزِلَ عَلَيْهِمَا نَارٌ مِنَ السَّمَاءِ فَتُحْرِقَهُمَا»

قَالَ مُصَنِّفُ هَذَا ٱلْكِتَّابِ رَحِمَهُ ٱللَّهُ يَعْنِي بِهِ قِرَاءَةَ ٱلْعَزَائِمِ دُونَ غَيْرِهَا «يَا عَلِيُّ لاَ تُجَامِعِ إِمْرَأَتَكَ إِلاَّ وَ مَعَكَ خِرْقَةٌ وَ مَعَ أَهْلِكَ خِرْقَةٌ وَ لاَ تَمْسَحَا بِخِرْقَةٍ وَاحِدَةٍ فَتَقَعَ ٱلشَّهْوَةُ عَلَى ٱلشَّهْوَةِ فَإِنَّ ذَلِكَ يُعْقِبُ ٱلْعَدَاوَةَ بَرْقَةٌ وَ مَعَ أَهْلِكَ خِرْقَةٌ وَ لاَ تَمْسَحَا بِخِرْقَةٍ وَاحِدَةٍ فَتَقَعَ ٱلشَّهْوَةُ عَلَى ٱلشَّهْوَةِ فَإِنَّ ذَلِكَ يُعْقِبُ ٱلْعَدَاوَةَ بَيْنَكُمَا ثُمَّ يُؤَدِّيكُمَا إِلَى ٱلْفُرْقَةِ وَ ٱلطَّلاَقِ يَا عَلِيُّ لاَ تُجَامِعِ إِمْرَأَتَكَ مِنْ قِيَامٍ فَإِنَّ ذَلِكَ مِنْ فِعْلِ ٱلْحَمِيرِ فَإِنْ قَتِيمَ عَلَى اللَّهُ وَلَا تَمْسَحَا إِلَى ٱلْفُرْقَةِ وَ ٱلطَّلاَقِ يَا عَلِيُّ لاَ تُجَامِعِ إِمْرَأَتَكَ مِنْ قِيَامٍ فَإِنَّ ذَلِكَ مِنْ فِعْلِ ٱلْحَمِيرِ فَإِنْ قَتْلَا مَنَا إِلَى ٱلْفُرْقَةِ وَ ٱلطَّلاقِ يَا عَلِيُّ لاَ تُجَامِعِ إِمْرَأَتَكَ مِنْ قِيَامٍ فَإِنَّ ذَلِكَ مِنْ فِعْلِ ٱلْحَمِيرِ فَإِنْ قَلْمَا لَهُ مَا إِلَى الْفُورُةِ فِي كُلِّ مَكَانٍ عَلَى الْفُورَاشِ كَالْحَمِيرِ ٱلْمُؤَالَةِ فِي كُلِّ مَكَانٍ



يَا عَلِيُّ لاَ تُجَامِعِ اِمْرَأَتَكَ فِي لَيْلَةِ اَلْأَضْحَى فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ يَكُونُ لَهُ سِتُّ أَصَابِعَ أَوْ أَرْبَعُ أَصَابِعَ يَا عَلِيُّ لاَ تُجَامِعِ اِمْرَأَتَكَ تَحْتَ شَجَرَةٍ مُثْمِرَةٍ فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ يَكُونُ جَلاَّداً قَتَّالاً أَوْ عَرِيفاً

يَا عَلِيُّ لاَ تُجَامِعِ اِمْرَأَتَكَ فِي وَجْهِ اَلشَّمْسِ وَ تَلَأَلُئِهَا إِلاَّ أَنْ تُرْخِيَ سِثْراً فَيَسْتُرَكُمَا فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ لاَ تُجَامِعِ اِمْرَأَتَكَ بَيْنَ اَلْأَذَانِ وَ اَلْإِقَامَةِ فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا لَا يَزَالُ فِي بُؤْسٍ وَ فَقْرٍ حَتَّى يَمُوتَ يَا عَلِيُّ لاَ تُجَامِعِ اِمْرَأَتَكَ بَيْنَ اَلْأَذَانِ وَ اَلْإِقَامَةِ فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ يَكُونُ حَرِيصاً عَلَى إِهْرَاقِ اَلدِّمَاءِ يَا عَلِيُّ إِذَا حَمَلَتِ اِمْرَأَتُكَ فَلاَ تُجَامِعْهَا إِلاَّ وَ أَنْتَ عَلَى وُضُوءٍ فَإِنَّهُ إِنْ قُضِى بَيْنَكُمَا وَلَدٌ يَكُونُ أَعْمَى اَلْقَلْبِ بَخِيلَ اَلْيَدِ

يَا عَلِيُّ لاَ تُجَامِعْ أَهْلَكَ فِي اَلنِّصْفِ مِنْ شَعْبَانَ فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ يَكُونُ مَشْئُوماً ذَا شَامَةٍ فِي وَجْهِهِ يَا عَلِيُّ لاَ تُجَامِعْ أَهْلَكَ فِي آخِرِ دَرَجَةٍ مِنْهُ إِذَا بَقِيَ يَوْمَانِ فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ يَكُونُ عَشَّاراً أَوْ عَوْناً لِلظَّالِمِينَ وَ يَكُونُ هَلاَكُ فِئَامٍ مِنَ اَلنَّاسِ عَلَى يَدَيْهِ

يَا عَلِيُّ لاَ تُجَامِعْ أَهْلَكَ عَلَى سُقُوفِ ٱلْبُنْيَانِ فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ يَكُونُ مُنَافِقاً مُرَائِياً مُبْتَدِعاً، يَا عَلِيُّ إِذَا خَرَجْتَ فِي سَفَرٍ فَلاَ تُجَامِعْ أَهْلَكَ مِنْ تِلْكَ ٱللَّيْلَةِ فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ يُنْفِقُ مَالَهُ فِي غَيْرِ حَقِّ» وَ إِذَا خَرَجْتَ فِي سَفَرٍ فَلاَ تُجَامِعْ أَهْلَكَ مِنْ تِلْكَ ٱللَّيْلَةِ فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ يُنْفِقُ مَالَهُ فِي غَيْرِ حَقِّ» وَ وَلَا تُعْمَلُوا إِنْ اللَّهُ عَلَيْهِ وَ آلِهِ « «إِنَّ ٱلْمُبَذِّرِينَ كَانُوا إِخْوَانَ ٱلشَّيْاطِينِ »

يَا عَلِيُّ لاَ تُجَامِعْ أَهْلَكَ إِذَا خَرَجْتَ إِلَى سَفَرٍ مَسِيرَةَ ثَلاَثَةِ أَيَّامٍ وَ لَيَالِيهِنَّ فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ يَكُونُ عَوْناً لِكُلِّ ظَالِمٍ عَلَيْكَ

يَا عَلِيُّ عَلَيْكَ بِالْجِمَاعِ لَيْلَةَ ٱلْإِثْنَيْنِ فَإِنَّهُ إِنْ قُضِيَ بَيْنَكُمَا وَلَدٌ يَكُونُ حَافِظاً لِكِتَابِ ٱللَّهِ رَاضِياً بِمَا قَسَمَ ٱللَّهُ عَزِّ وَ جَلَّ

يَا عَلِيُّ إِنْ جَامَعْتَ أَهْلَكَ فِي لَيْلَةِ اَلثَّلاَثَاءِ فَقُضِيَ بَيْنَكُمَا وَلَدٌ فَإِنَّهُ يُرْزَقُ اَلشَّهَادَةَ بَعْدَ شَهَادَةِ أَنْ لاَ إِلَهَ إِلاَّ اَللَّهُ وَ أَنَّ مُحَمَّداً رَسُولُ اَللَّهِ وَ لاَ يُعَذِّبُهُ اَللَّهُ مَعَ اَلْمُشْرِكِينَ وَ يَكُونُ طَيِّبَ اَلنَّكُهَةِ وَ اَلْفَمِ رَحِيمَ اَلْقَلْبِ سَخِيَّ اَلْيَدِ طَاهِرَ اَللَّسَانِ مِنَ اَلْغِيبَةِ وَ اَلْكَذِبِ وَ اَلْبُهْتَانِ

يَا عَلِيُ إِنْ جَامَعْتَ أَهْلَكَ، لَيْلَةَ ٱلْخَمِيسِ فَقُضِيَ بَيْنَكُمَا وَلَدٌ فَإِنَّهُ يَكُونُ حَاكِماً مِنَ ٱلْحُكَّامِ أَوْ عَالِماً مِنَ ٱلْعُلَمَاءِ وَ إِنْ جَامَعْتَهَا يَوْمَ ٱلْخَمِيسِ عِنْدَ زَوَالِ ٱلشَّمْسِ عَنْ كَبِدِ ٱلسَّمَاءِ فَقُضِيَ بَيْنَكُمَا وَلَدٌ فَإِنَّ ٱلشَّيْطَانَ لاَ يَقْرَبُهُ حَتَّى يَشِيبَ وَ يَكُونُ قَيِّماً وَ يَرْزُقُهُ ٱللَّهُ عَزَّ وَ جَلَّ ٱلسَّلاَمَةَ فِي ٱلدِّينِ وَ ٱلدُّنْيَا يَا عَلِيُّ وَ إِنْ جَامَعْتَهَا لَيْلَةَ وَتَى يَشِيبَ وَ يَكُونُ قَيِّماً وَيَرْزُقُهُ ٱللَّهُ عَزَّ وَ جَلَّ ٱلسَّلاَمَةَ فِي ٱلدِّينِ وَ ٱلدُّنْيَا يَا عَلِيُّ وَ إِنْ جَامَعْتَهَا لَيْلَةَ ٱلْجُمُعَةِ بَعْدَ ٱلْعُصْرِ فَقُضِي الْجُمُعَةِ وَ كَانَ بَيْنَكُمَا وَلَدٌ فَإِنَّهُ يَكُونُ مَعْرُوفاً مَشْهُوراً عَالِماً وَ إِنْ جَامَعْتَهَا فِي لَيْلَةِ ٱلْجُمُعَةِ بَعْدَ ٱلْعِشَاءِ ٱلْآخِرَةِ فَإِنَّهُ يُرْجَى بَيْنَكُمَا وَلَدٌ فَإِنَّهُ يَكُونُ مَعْرُوفاً مَشْهُوراً عَالِماً وَ إِنْ جَامَعْتَهَا فِي لَيْلَةِ ٱلْجُمُعَةِ بَعْدَ ٱلْعِشَاءِ ٱلْآخِرَةِ فَإِنَّهُ يُرْجَى أَنْ يَكُونُ مَعْرُوفاً مَشْهُوراً عَالِماً وَ إِنْ جَامَعْتَهَا فِي لَيْلَةٍ ٱلْجُمُعَةِ بَعْدَ ٱلْعِشَاءِ ٱلْآخِرَةِ فَإِنَّهُ يُرْجَى أَلْ يَكُونُ مَا اللَّهُ تَعَالَى يَا عَلِيُّ لاَ تُجَامِعْ أَهْلَكَ فِي أَوْلِ سَاعَةٍ مِنَ ٱللَّيْلِ فَإِنَّهُ يَلْ تُجَامِعْ أَهْلَكَ فِي أَوْلِ سَاعَةٍ مِنَ ٱللَّيْلِ فَإِنَّهُ إِنْ قُضِي الْمُؤْتِرا لِلدُّنِيَا عَلَى ٱلْآخِرَةِ يَا عَلِيُ إِحْفَظْ وَصِيَّتِي هَذِهِ كَمَا حَفِظْتُهَا عَنْ جَبْرَئِيلَ عَلَيْهِ ٱلسَّلامُ ».



Hadith.4899 - It has been narrated from Abu Said al-Khudri that the Messenger of Allah (SWT) (peace and blessings be upon him and his family) advised Imam Ali ibn Abi Talib (a.s), saying:

"O Ali ^{a.s.}, when the bride enters your house, remove her shoes when she sits, wash her feet, and pour the water from the entrance of your house to the farthest part of your home. If you do this, Allah ^{SWT} will remove seventy thousand kinds of poverty from your house and bring in seventy thousand kinds of blessings. Seventy mercies will descend upon her, fluttering over her head, and their blessings will reach every corner of your house. The bride will be protected from insanity, leprosy, and vitiligo as long as she remains in that house.

Prevent the bride, during her first week, from consuming milk, vinegar, coriander, and sour apples.

Imam Ali ibn Abi Talib ^{a.s} asked: 'O Messenger of Allah ^{SWT}, why should I prevent her from these four things?'

He (peace and blessings be upon him and his family) said: 'Because the womb becomes barren and cold from these four things, which affect childbearing. A simple mat in the corner of the house is better than a woman who does not bear children.'"

Imam Ali ibn Abi Talib ${}^{\text{a.s.}}$ asked: "O Messenger of Allah ${}^{\text{SWT}}$, what is the reason for avoiding vinegar?"

He (peace and blessings be upon him and his family) said: "If she menstruates while consuming vinegar, she will never attain complete purity. Coriander provokes menstruation in her womb and makes childbirth difficult for her. Sour apples cut off her menstruation and may cause illness for her."

Then he (peace and blessings be upon him and his family) said:

"O Ali ^{a.s}, do not approach your wife for intimacy at the beginning, middle, or end of the month, for insanity, leprosy, and mental disorder may affect her and your child.

O Ali ^{a.s}, do not engage in intimacy with your wife after noon, for if a child is conceived at that time, it may be cross-eyed, and Satan rejoices at cross-eyed humans.

O Ali ^(a.s), do not speak during intimacy, for if a child is conceived, there is a risk that it may be born mute. And let no one look at the private parts of his wife; rather, he should lower his gaze during intimacy, for looking at the private parts causes blindness in the offspring.

O Ali ^{a.s}, do not engage in intimacy with your wife while imagining another woman, for I fear that if a child is conceived, it may be born as an effeminate or feminine-minded person.

O Ali ^{a.s}, if a person is in a state of major ritual impurity (junub) while in bed with his wife, he should not recite the Quran, for I fear that a fire from the sky may descend upon them and burn them."

The compiler of this book, may Allah (SWT) have mercy on him, explained that the prohibition refers specifically to the recitation of the verses of prostration (Ayat al-Aza'im), and not to other parts of the Quran.

The Messenger of Allah ^(SWT) (peace and blessings be upon him and his family) continued saying: "O Ali ^(a.s.), do not engage in intimacy with your wife unless you have a cloth with you and she has a cloth with her, and do not wipe yourselves with the same cloth, for the desire will accumulate upon desire, which leads to enmity between you, eventually resulting in separation and divorce. O Ali ^(a.s.), do not have relations with your wife while standing, for that is the behavior of donkeys. If a child is conceived in that state, he will urinate in the bed like donkeys that urinate everywhere. O Ali ^(a.s.), do not have relations with your wife on the night of Eid al-Adha, for if a child is conceived, he may be born with six fingers or four fingers.

O Ali ^{a.s}, do not engage in intimacy with your wife under a fruit-bearing tree, for if a child is conceived in such a place, he may become a harsh and ruthless killer or a commander over others."

O Ali ^{a.s}, do not have relations with your wife in the presence of the sun and its brightness unless you lower a covering to conceal yourselves, for if a child is conceived in such a state, he will live in misery and poverty until he dies.



O Ali ^{a.s}, do not engage in intimacy with your wife between the call to prayer (adhan) and the commencement of prayer (igamah), for if a child is conceived, he will be eager to shed blood.

O Ali ^{a.s}, when your wife is pregnant, do not have relations with her unless you are in a state of ablution (wudu), for if a child is conceived, he will be blind of heart and stingy in hand.

O Ali ^{a.s}, do not have relations with your wife on the night of the middle of Shaban, for if a child is conceived, he will be unfortunate and may have a mark on his face.

O Ali ^{a.s.}, do not have relations with your wife in the final days of the month, when only two days remain, for if a child is conceived, he will become a tax collector or an aide to oppressors, and the destruction of many people will be at his hands.

O Ali ^{a.s}, do not have relations with your wife on the rooftops of buildings, for if a child is conceived, he will become a hypocrite, a show-off, and an innovator in religion.

O Ali ^{a.s}, when you set out on a journey, do not engage in intimacy with your wife on the night of your departure, for if a child is conceived, he will spend his wealth inappropriately.

The Messenger of Allah (SWT) (peace and blessings be upon him and his family) then recited: "Indeed, the spendthrifts are brothers of the devils."

O Ali ^{a.s}, do not have relations with your wife when you are leaving on a journey of three days and nights, for if a child is conceived, he will become a supporter of every oppressor against you.

O Ali ^{a.s}, engage in intimacy with your wife on Monday nights, for if a child is conceived, he will be a guardian of the Book of Allah ^{SWT} and content with what Allah ^{SWT}, the Mighty and Majestic, has decreed.

O Ali ^{a.s.}, if you have relations with your wife on Tuesday night and a child is conceived, he will be granted martyrdom after bearing witness to La ilaha illa Allah ^{SWT} (There is no god but Allah ^{SWT}) and that Muhammad is the Messenger of Allah ^{SWT}. He will not be punished alongside the polytheists, and he will have a pleasant scent, a merciful heart, generous hands, and a tongue pure from gossip, lies, and false accusations.

O Ali ^{a.s}, if you have relations with your wife on Thursday night and a child is conceived, he will become a judge among judges or a scholar among scholars.

If you have relations with her on Thursday during the time when the sun is at its zenith, and a child is conceived, Satan will not approach him until he reaches old age. He will be righteous and Allah (SWT), the Mighty and Majestic, will grant him safety in both religion and worldly matters.

O Ali ^{a.s}, if you have relations with her on Friday night and a child is conceived, he will become an eloquent speaker and a persuasive orator.

If you have relations with her on Friday after the afternoon (Asr) prayer and a child is conceived, he will be known, famous, and a scholar.

If you have relations with her on Friday night after the late evening (Isha) prayer, it is hoped that the child will be among the abdal (pious individuals), if Allah (SWT), the Exalted, wills.

O Ali ^{a.s}, do not have relations with your wife in the early hours of the night, for if a child is conceived, there is a risk that he may become a sorcerer and one who prefers the worldly life over the Hereafter.

O Ali ^{a.s}, safeguard this advice of mine just as I have preserved it from Jibril ^{a.s}."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.551 • Al-Amali (Lil-Saduq), Vol.1 p.566 • Makarim Al-Akhlaq, Vol.1 p.209

4900 - وَ شَكَا رَجُلٌ مِنْ أَصْحَابٍ أَمِيرِ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ نِسَاءَهُ فَقَامَ عَلَيْهِ ٱلسَّلاَمُ خَطِيباً فَقَالَ «يَا مَعَاشِرَ ٱلنَّاسِ لاَ تُطِيعُوا ٱلنِّسَاءَ عَلَى حَالٍ وَ لاَ تَأْمَنُوهُنَّ عَلَى مَالٍ وَ لاَ تَذَرُوهُنَّ يُدَبَّرْنَ أَمْرَ ٱلْعِيَالِ فَإِنَّهُنَّ إِنْ تُرِكُنَ وَ مَا أَرَدْنَ ٱلْمُهَالِكَ وَ عَدَوْنَ أَمْرَ ٱلْمَالِكِ فَإِنَّا وَجَدْنَاهُنَّ لاَ وَرَعَ لَهُنَّ عِنْدَ حَاجَتِهِنَّ وَ لاَ صَبْرَ لَهُنَّ تُرِكُنَ وَ مَا أَرَدْنَ ٱلْمُقَالِكَ وَ عَدَوْنَ أَمْرَ ٱلْمَالِكِ فَإِنَّا وَجَدْنَاهُنَّ لاَ وَرَعَ لَهُنَّ عِنْدَ حَاجَتِهِنَّ وَ لاَ صَبْرَ لَهُنَّ عَنْدَ شَهُوتِهِنَّ ٱلْبَذَخُ لَهُنَّ لاَزِمٌ وَ إِنْ كَبِرْنَ وَ ٱلْعُجْبُ لَهُنَّ لاَحِقٌ وَ إِنْ عَجَزْنَ لاَ يَشْكُرْنَ ٱلْكَثِيرَ إِذَا مُنِعْنَ ٱلْقَلِيلَ



يَنْسَيْنَ ٱلْخَيْرَ وَ يَحْفَظْنَ ٱلشَّرَّ يَتَهَافَتْنَ بِالْبُهْتَانِ وَ يَتَمَادَيْنَ فِي ٱلطُّغْيَانِ وَ يَتَصَدَّيْنَ لِلشَّيْطَانِ فَدَارُوهُنَّ عَلَى كُلِّ حَالٍ وَ أَحْسِنُوا لَهُنَّ ٱلْمَقَالَ لَعَلَّهُنَّ يُحْسِنَّ ٱلْفِعَالَ».

Hadith.4900 - A man from the companions of Commander of the Faithful (a.s) complained about his wife.

Commander of the Faithful ${a.s}$ stood up to deliver a sermon and said:

"O people! Do not obey women in every matter and do not entrust them with wealth. Do not leave them to manage household affairs, for if they are left to act as they wish, they will lead to destruction and overstep the authority of the owner.

Indeed, we have found them lacking in piety when fulfilling their needs and impatient when pursuing their desires. Vanity is inherent in them even as they grow older, and pride clings to them even when they become weak.

They do not appreciate abundance when denied little; they forget the good but remember the bad. They rush into slander, persist in transgression, and align themselves with Satan. So, handle them with care in all circumstances and speak kindly to them so they may act righteously."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.554 • Ilal Al-Shara'i', Vol.2 p.512 • Al-Amali (Lil-Saduq), Vol.1 p.206 • Rawdat Al-Wa'izin, Vol.2 p.380 • Makarim Al-Akhlaq, Vol.1 p.203 • Makarim Al-Akhlaq, Vol.1 p.230 • Al-Wafi, Vol.22 p.806 • Wasa'il Al-Shi'ah, Vol.20 p.180 • Bihar Al-Anwar, Vol.100 p.223

4901 - وَ رَوَى عَبْدُ اَللَّهِ بْنُ مُسْكَانَ عَنْ أَبِي عَبْدِ اَللَّهِ اَلصَّادِقِ عَلَيْهِ اَلسَّلاَمُ قَالَ:

«إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى خَصَّ رَسُولَهُ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ بِمَكَارِمِ اَلْأَخْلاَق فَامْتَحِنُوا أَنْفُسَكُمْ فَإِنْ كَانَتْ فِيكُمْ فَاحْمَدُوا اَللَّهَ عَزَّ وَ جَلَّ وَ اِرْغَبُوا إِلَيْهِ فِي اَلزِّيَادَةِ مِنْهَا فَذَكَرَهَا عَشَرَةً اَلْيَقِينَ وَ اَلْقَنَاعَةَ وَ اَلصَّبْرَ وَ اَلشُّكْرَ وَ اَلْحِلْمَ وَ حُسْنَ اَلْخُلُقِ وَ اَلسَّخَاءَ وَ اَلْغَيْرَةَ وَ اَلشَّجَاعَةَ وَ اَلْمُرُوءَةَ ».

Hadith.4901 - Abdullah ibn Muskan narrated from Abu Abdullah Al-Sadiq ^{a.s} who said:

"Indeed, Allah (SWT), the Blessed and Exalted, distinguished His Messenger (peace be upon him and his family) with noble character traits.

Therefore, examine yourselves, and if you find these traits within you, then praise Allah (SWT), the Mighty and Majestic, and seek from Him (SWT) an increase in them."

He {a.s} then mentioned ten traits: certainty (yaqin), contentment (qana'ah), patience (sabr), gratitude (shukr), forbearance (hilm), good manners (husn al-khuluq), generosity (sakha'), protective jealousy (ghayrah), courage (shuja'ah), and honor (muru'ah).

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.554 • Al-Khisal, Vol.2 p.431 • Ma'ani Al-Akhbar, Vol.1 p.191 • Al-Amali (Lil-Saduq), Vol.1 p.221 • Sifat Al-Shi'ah, Vol.1 p.47 • Makarim Al-Akhlag, Vol.1 p.233 • Al-Wafi, Vol.3 p.707 • Wasa'il Al-Shi'ah, Vol.15 p.180 • Bihar Al-Anwar, Vol.66 p.368

4902 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ :

«مَنْ أَرَادَ ٱلْبَقَاءَ وَ لاَ بَقَاءَ فَلْيُبَاكِرِ ٱلْغَدَاءَ وَ لْيُجَوِّدِ ٱلْحِذَاءَ وَ لْيُخَفِّفِ ٱلرِّدَاءَ وَ لْيُقِلَّ مُجَامَعَةَ ٱلنِّسَاءِ، » قيلَ يَا رَسُولَ اَللَّهِ وَ مَا خِفَّةُ اَلرِّدَاءِ قَالَ «قِلَّةُ اَلدَّيْن».



Hadith.4902 - The Messenger of Allah (SWT) (peace be upon him and his family) said:

"Whoever desires longevity, though there is no permanence, should have an early breakfast, wear well-made shoes, wear a light cloak, and reduce intimacy with women."

It was asked: "O Messenger of Allah (SWT), what is meant by wearing a light cloak?" Imam (a.s) replied: "It means having little debt."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.555 • Makarim Al-Akhlaq, Vol.1 p.212 • Al-Wafi, Vol.26 p.558 • Wasa'il Al-Shi'ah, Vol.5 p.61 • Wasa'il Al-Shi'ah, Vol.18 p.316 • Wasa'il Al-Shi'ah, Vol.20 p.241

4903 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «إِذَا قَامَتِ اَلْمَرْأَةُ عَنْ مَجْلِسِهَا فَلاَ يَجْلِسُ أَحَدٌ فِي ذَلِكَ اَلْمَجْلِسِ حَتَّى يَبْرُدَ».

Hadith.4903 - The Messenger of Allah {SWT} (peace be upon him and his family) said: "When a woman leaves her seat, no one should sit in that place until it has cooled down."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.555 • Makarim Al-Akhlaq, Vol.1 p.212

4904 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «ثَلاَثَةٌ يَهْدِمْنَ اَلْبَدَنَ وَ رُبَّمَا قَتَلْنَ دُخُولُ اَلْحَمَّامِ عَلَى اَلْبِطْنَةِ وَ اَلْغِشْيَانُ عَلَى اَلاِمْتِلاَءِ وَ نِكَاحُ اَلْعَجَائِزِ».

Hadith.4904 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Three things ruin the body and may even lead to death: entering the bathhouse on a full stomach, engaging in intercourse while the stomach is full, and marrying elderly women."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.555 • Al-Adab Al-Diniyyah, Vol.1 p.113 • Al-Wafi, Vol.22 p.729 • Wasa'il Al-Shi'ah, Vol.20 p.255

4905 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ: «ثَلاَثَةٌ مَن اِعْتَادَهُنَّ لَمْ يَدَعْهُنَّ طَمُّ ٱلشَّعْرِ وَ تَشْمِيرُ ٱلثَّوْبِ وَ نِكَاحُ ٱلْإِمَاءِ».

Hadith.4905 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"There are three things that whoever becomes accustomed to them will never abandon them: trimming the hair, shortening the garment, and marrying bondwomen."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.555 • Al-Adab Al-Diniyyah, Vol.1 p.113 • Al-Wafi, Vol.21 p.333

------4906 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «هُلْكُ بِذَوِى اَلْمُرُوءَةِ أَنْ يَبِيتَ اَلرَّجُلُ عَنْ مَنْزِلِهِ بِالْمِصْرِ اَلَّذِى فِيهِ أَهْلُهُ».

450 و قال عليهِ السادم. "هلك بِدوِي المروءةِ أن يبِيك الرجل عن منزِيةِ بِالسِطرِ الدِي قِيهِ الهله".

Hadith.4906 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"It is a disgrace for a man of dignity to spend the night away from his home in the city where his family resides."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.555



4907 - وَ قَالَ عَلَيْهِ ٱلسَّلاَمُ: «مَلْعُونٌ مَلْعُونٌ مَنْ ضَيَّعَ مَنْ يَعُولُ».

Hadith.4907 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Cursed, cursed is the one who neglects those under his care."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.555 • Awali Al-La'ali, Vol.3 p.193 • Wasa'il Al-Shi'ah, Vol.20 p.171 • Bihar Al-Anwar, Vol.100 p.13

-----4908 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «خَيْرُكُمْ خَيْرُكُمْ لِأَهْلِهِ وَ أَنَا خَيْرُكُمْ لِأَهْلِي».

Hadith.4908 - The Messenger of Allah (SWT) (peace and blessings be upon him and his family) said: "The best among you is the one who is best to his family, and I am the best among you to my family."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.555 • Makarim Al-Akhlaq, Vol.1 p.216 • Kashf Al-Ghummah, Vol.1 p.137 • Awali Al-La'ali, Vol.1 p.270 • Wasa'il Al-Shi'ah, Vol.20 p.171 • Bihar Al-Anwar, Vol.27 p.104

4909 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «عِيَالُ اَلرَّجُلِ أُسَرَاؤُهُ وَ أَحَبُّ اَلْعِبَادِ إِلَى اَللَّهِ عَزَّ وَ جَلِّ أَحْسَنُهُمْ صُنْعاً إِلَى اللَّهِ عَزَّ وَ جَلِّ أَحْسَنُهُمْ صُنْعاً إِلَى أَللَّهِ عَزَّ وَ جَلِّ أَحْسَنُهُمْ صُنْعاً إِلَى اللَّهِ عَزِّ وَ جَلِّ أَحْسَنُهُمْ صُنْعاً إِلَى اللَّهِ عَزِّ وَ جَلِّ أَحْسَنُهُمْ صُنْعاً إِلَى اللَّهِ عَزِّ وَ جَلِّ الْعَبَادِ إِلَى اللَّهِ عَزِّ وَ جَلً

Hadith.4909 - Imam ^{a.s} said: "A man's family are his captives, and the most beloved of servants to Allah ^{SWT}, the Mighty and Majestic, is the one who treats his captives (family) in the best manner."

[REFERENCES]

 $\label{thm:continuous} \mbox{Man La Yahduruhu Al-Faqih, Vol.3 p.555} \bullet \mbox{Makarim Al-Akhlaq, Vol.1 p.217} \bullet \mbox{Al-Wafi, Vol.22 p.790} \bullet \mbox{Wasa'il Al-Shi'ah, Vol.20 p.171}$

4910 - وَ قَالَ أَبُو اَلْحَسَنِ مُوسَى بْنُ جَعْفَرٍ عَلَيْهِمَا اَلسَّلاَمُ : «عِيَالُ اَلرَّجُلِ أُسَرَاؤُهُ فَمَنْ أَنْعَمَ اَللَّهُ عَلَيْهِ نِعْمَةً فَلْيُوَسِّعْ عَلَى أُسَرَائِهِ فَإِنْ لَمْ يَفْعَلْ أَوْشَكَ أَنْ تَزُولَ تِلْكَ اَلنَّعْمَةُ».

Hadith.4910 - Imam Abu al-Hasan Musa ibn Ja'far (peace be upon them) said:

"A man's family are his captives. So, whoever Allah (SWT) blesses with a blessing, let him expand (his provision) upon his captives (family). If he does not, that blessing is close to being taken away."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.556 • Man La Yahduruhu Al-Faqih, Vol.4 p.402 • Al-Amali (Lil-Saduq), Vol.1 p.442 • Rawdat Al-Wa'izin, Vol.2 p.371 • Makarim Al-Akhlaq, Vol.1 p.217 • Kashf Al-Ghummah, Vol.2 p.207 • Al-Wafi, Vol.22 p.790 • Wasa'il Al-Shi'ah, Vol.20 p.171 • Wasa'il Al-Shi'ah, Vol.21 p.541 • Bihar Al-Anwar, Vol.75 p.208



4911 - وَ قَالَ أَمِيرُ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ فِي وَصِيَّتِهِ لِإبْنِهِ مُحَمَّدِ بْنِ اَلْحَنَفِيَّةِ : «يَا بُنَيَّ إِذَا قَوِيتَ فَاقْوَ عَلَى طَاعَةِ اَللَّهِ وَ إِذَا ضَعُفْتَ فَاضْعُفْ عَنْ مَعْصِيَةِ اَللَّهِ عَزَّ وَ جَلَّ وَ إِنِ اِسْتَطَعْتَ أَنْ لاَ تُمَلِّكَ اَلْمَرْأَةَ مِنْ أَمْرِهَا عَلَى طَاعَةِ اَللَّهِ وَ إِذَا ضَعُفْتَ فَاضْعُفْ عَنْ مَعْصِيَةِ اللَّهِ عَزَّ وَ جَلَّ وَ إِنِ اِسْتَطَعْتَ أَنْ لاَ تُمَلِّكَ اَلْمَرْأَةَ مِنْ أَمْرِهَا مَا يَعْفُرَمَانَةٍ مَا جَاوَزَ نَفْسَهَا فَافْعَلْ فَإِنَّهُ أَدْوَمُ لِجَمَالِهَا وَ أَرْخَى لِبَالِهَا وَ أَحْسَنُ لِحَالِهَا فَإِنَّ اَلْمَرْأَةَ رَيْحَانَةٌ وَ لَيْسَتْ بِقَهْرَمَانَةٍ فَدَارِهَا عَلَى كُلِّ حَالِ وَ أَحْسِنِ اَلصَّحْبَةَ لَهَا لِيَصْفُو عَيْشُكَ».

Hadith.4911 - Commander of the Faithful ^{a.s} said in his will to his son Muhammad ibn al-Hanafiyyah:

"O my son, when you are strong, be strong in obedience to Allah (SWT), and when you are weak, be weak in disobedience to Allah (SWT), the Mighty and Majestic.

And if you can avoid giving a woman authority over anything beyond herself, then do so, for it preserves her beauty longer, brings more comfort to her mind, and improves her condition. Indeed, a woman is like a delicate flower, not a caretaker. So, be gentle with her in every situation and maintain good companionship with her so that your life may be peaceful."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.556 • Makarim Al-Akhlaq, Vol.1 p.218 • Al-Wafi, Vol.22 p.800

4912 - وَ رُوِيَ عَنْ خَالِدِ بْنِ نَجِيحٍ عَنْ أَبِي عَبْدِ اَللَّهِ اَلصَّادِقِ عَلَيْهِ اَلسَّلاَمُ قَالَ: تَذَاكَرُوا اَلشُّؤُمَ عِنْدَهُ فَقَالَ «اَلشُّؤُمُ فِي ثَلاَثَةٍ فِي اَلْمَرْأَةِ وَ اَلدَّابِّةِ وَ اَلدَّارِ فَأَمَّا شُؤْمُ اَلْمَرْأَةِ فَكَثْرَةُ مَهْرِهَا وَ عُقُوقُ زَوْجِهَا وَ أَمَّا اَلدَّابَّةُ فَسُوءُ خُلُقِهَا وَ مَنْعُهَا ظَهْرَهَا وَ أَمَّا اَلدَّارُ فَضِيقُ سَاحَتِهَا وَ شَرُّ جِيرَانِهَا وَ كَثْرَةُ عُيُوبِهَا».

Hadith.4912 - It is narrated from Khalid ibn Najeeh that Imam Abu Abdullah Al-Sadiq ^{a.s} said: They were discussing misfortune in his presence.

Imam ^{a.s} said: "Misfortune lies in three things: in a woman, in a mount, and in a house. As for the misfortune of a woman, it is in her high dowry and her disobedience to her husband. As for the mount, it is in its bad temperament and its refusal to allow itself to be ridden. And as for the house, it is in its narrow space, its bad neighbors, and its many defects."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.556 • Al-Khisal, Vol.1 p.100 • Ma'ani Al-Akhbar, Vol.1 p.152 • Al-Amali (Lil-Saduq), Vol.1 p.239 • Rawdat Al-Wa'izin, Vol.2 p.386 • Makarim Al-Akhlaq, Vol.1 p.234 • Wasa'il Al-Shi'ah, Vol.21 p.252 • Bihar Al-Anwar, Vol.61 p.198 • Bihar Al-Anwar, Vol.73 p.149 • Bihar Al-Anwar, Vol.100 p.229

4913 - وَ رُوِيَ عَنْ جَابِرِ بْنِ عَبْدِ اَللَّهِ اَلْأَنْصَارِيُّ قَالَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «قَالَتْ أُمُّ سُلَيْمَانَ بْنِ دَاوُدَ لِسُلَيْمَانَ عَلَيْهِ اَلسَّلاَمُ يَا بُنَيَّ إِيَّاكَ وَ كَثْرَةَ اَلنَّوْمِ بِاللَّيْلِ فَإِنَّ كَثْرَةَ اَلنَّوْمِ بِاللَّيْلِ تَدَعُ اَلرَّجُلَ فَقِيراً يَوْمَ اَلْقِيَامَةِ ».

Hadith.4913 - It is narrated from Jabir ibn Abdullah Al-Ansari that the Messenger of Allah ^{SWT} (peace be upon him and his family) said:

"The mother of Prophet Sulayman ibn Dawud ^{a.s.} said to Sulayman, 'O my son, beware of excessive sleep at night, for excessive sleep at night leaves a person poor on the Day of Judgment.""



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.556 • Al-Khisal, Vol.1 p.28 • Al-Amali (Lil-Saduq), Vol.1 p.233 • Rawdat Al-Wa'izin, Vol.2 p.419 • Al-Wafi, Vol.9 p.1595 • Wasa'il Al-Shi'ah, Vol.6 p.504 • Bihar Al-Anwar, Vol.14 p.134 • Bihar Al-Anwar, Vol.73 p.179 • Bihar Al-Anwar, Vol.84 p.152 • Tafsir Nur Al-Thaqalayn, Vol.4 p.179

4914 - وَ رُوِيَ عَنْ سُلَيْمَانَ بْنِ جَعْفَرِ ٱلْبَصْرِيُّ عَنْ عَبْدِ ٱللَّهِ بْنِ ٱلْحُسَيْنِ بْنِ وَيْدِ بْنِ عَلِيَّ بْنِ ٱلْحُسَيْنِ بْنِ عَلِيًّ بْنِ أَبِي طَالِبِ صَلَوَاتُ ٱللَّهِ عَلَيْهِمْ عَنْ أَبِيهِ عَنِ ٱلصَّادِقِ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمْ ٱلسَّلامُ قَالَ وَلَا وَ تَعَالَى كَرِهَ لَكُمْ أَيْتُهَا ٱلأُمَّةُ أَرْبَعاً وَ عِشْرِينَ قَالَ قَالَ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ : «إِنَّ ٱللَّهُ تَبَارَكَ وَ تَعَالَى كَرِهَ لَكُمْ أَيْتُهَا ٱلأُمَّةُ أَرْبَعاً وَ عِشْرِينَ خَصْلَةً وَ نَهَاكُمْ عَنْهَا كَرِهَ لَكُمْ ٱلْعَبَثَ فِي ٱلصَّلاَةِ وَ كَرِهَ ٱلْمَنَّ فِي ٱلصَّدَقَةِ وَ كَرِهَ ٱلْمُثَعِلَ بَيْنَ ٱلْقُبُورِ وَ كَرِهَ ٱلْمَنَّ فِي ٱلصَّدَقَةِ وَ كَرِهَ ٱلْمُثَعِلَ عِنْ ٱلْقُبُورِ وَ كَرِهَ ٱلْمَنْ فِي ٱلصَّدَقَةِ وَ كَرِهَ ٱلْمُعَلِي عَنْدَ ٱلْجِمَاعِ » وَ قَالَ «يُورِثُ ٱلْعَمَى وَ كَرِهَ ٱلنَّوْمَ قَبْلَ ٱلْعِشَاءِ ٱلنِّشَاءِ » وَ قَالَ «يُورِثُ ٱلْعَمَى وَ كَرِهَ ٱلْكَلاَمَ عِنْدَ ٱلْجِمَاعِ » وَ قَالَ «يُورِثُ ٱلْخَرَسَ وَ كَرِهَ ٱلنَّوْمَ قَبْلَ ٱلْعِشَاءِ ٱللْمُالِعَ عَنْ الْأَنْهَارِ عُمَّارُ وَ عَرِهَ ٱلْمُخَلِّمِ مِنْزَرٍ وَ كَرِهَ ٱلْمُخَامِعَةَ تَحْتَ ٱلسَّمَاءِ وَ كَرِهَ ٱلْأَنْهَارِ بِلاَ مِنْزَرٍ» وَ قَالَ «فِي ٱلْأَنْهَارِ عُمَّارُ وَ مَنْ ٱلْمُعَلِي مِنْ ٱلْمُعْرَبِهِ وَ كَرِهَ ٱلْمُعْمَاتِ إِلاَّ بِمِنْزَرٍ وَ كَرِهَ ٱلْمُعْلَامُ مَيْنَ ٱلْأَذَانِ وَ ٱلْإِقَامَةِ فِي صَلاَةٍ ٱلْغَدَاةِ مَتَّى الْمُلَاثِكَةِ وَ كَرِهَ ٱلْبَعْرَهِ مَ فَوْقَ سَطْح لَيْسَ بِمُحَجَّرِ»

وَ قَالَ «مَنْ نَامَ عَلَى سَطْحٍ غَيْرِ مُحَجَّرٍ بَرِئَتْ مِنْهُ اَلدُّمَّةُ وَ كَرِهَ أَنْ يَنَامَ اَلرَّجُلُ فِي بَيْتٍ وَحْدَهُ وَ كَرِهَ أَنْ يَغْشَى اِمْرَأَتَهُ وَ هِيَ حَائِضٌ فَإِنْ غَشِيَهَا فَخَرَجَ اَلْوَلَدُ مَجْدُوماً أَوْ أَبْرَصَ فَلاَ يَلُومَنَّ إِلاَّ نَفْسَهُ وَ كَرِهَ أَنْ يَغْشَى اَلرَّجُلُ اَلْمَرْأَةَ وَ قَدِ اِحْتَلَمَ حَتَّى يَغْتَسِلَ مِنِ اِحْتِلاَمِهِ الَّذِي رَأَى فَإِنْ فَعَلَ وَ خَرَجَ اَلْوَلَدُ مَجْنُوناً فَلاَ يَغْشَى اَلرَّجُلُ اَلْمَرْأَةَ وَ قَدِ اِحْتَلَمَ حَتَّى يَغْتَسِلَ مِنِ اِحْتِلاَمِهِ الَّذِي رَأَى فَإِنْ فَعَلَ وَ خَرَجَ اَلْوَلَدُ مَجْنُوناً فَلاَ يَغْشَى الرَّجُلُ الْمَرْأَةَ وَ قَدِ اِحْتَلَمَ الرَّجُلُ مَجْدُوماً إِلاَّ أَنْ يَكُونَ بَيْنَهُ وَ بَيْنَهُ قَدْرُ ذِرَاعٍ» وَ قَالَ «فِرَّ مِنَ الْمَجْدُومِ يَلُومَنَّ إِلاَّ نَفْسَهُ وَ كَرِهَ أَنْ يُكُونَ بَيْنَهُ وَ بَيْنَهُ قَدْرُ ذِرَاعٍ» وَ قَالَ «فِرَّ مِنَ الْمَجْدُومِ يَلُومَنَّ إِلاَّ نَفْسَهُ وَ كَرِهَ أَنْ يُكُونَ بَيْنَهُ وَ بَيْنَهُ قَدْرُ ذِرَاعٍ» وَ قَالَ «فِرَّ مِنَ الْمَجْدُومِ فِرَارَكَ مِنَ الْأَسْدِ وَ كَرِهَ أَلْبَوْلَ عَلَى شَطَّ نَهَرٍ جَادٍ وَ كَرِهَ أَنْ يُحْدِثَ الرَّجُلُ تَحْتَ شَجَرَةٍ مُثْمِرَةٍ قَدْ أَيْنَعَثَ يَعْنِي أَثُمْرَتُ وَ كَرِهَ أَنْ يَتَنَعَّلَ اَلرَّجُلُ وَ هُو قَائِمٌ وَ كَرِهَ أَنْ يَدُخُلَ اَلرَّجُلُ الْبَيْتَ الْمُظْلِمَ إِلاَّ نَعْتَ يَعْنِي أَوْ نَارٌ وَ كَرِهَ اَلنَّفْخَ فِى اَلصَّلاَةٍ».

Hadith.4914 - It is narrated from Sulayman ibn Ja'far al-Basri from Abdullah ibn al-Husayn ibn Zayd ibn Ali ibn al-Husayn ibn Abi Talib ^{a.s} (peace be upon them) from his father from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} who said that the Messenger of Allah (peace and blessings be upon him and his family) said:

"Indeed, Allah {SWT}, the Blessed and Exalted, dislikes for you, O nation, twenty-four traits and has forbidden you from them.

He {SWT} dislikes frivolity during prayer, boasting in charity, laughing among graves, peeking into homes, and looking at the private parts of women."

He {saws} said: "It leads to blindness."

He (SWT) has disliked speaking during intercourse.

He {saws} said: "It leads to muteness."

He (SWT) has disliked sleeping before the last ('Isha) prayer and disliked talking after the last ('Isha) prayer.

He {SWT} has disliked bathing under the open sky without a loincloth, disliked intercourse under the open sky, and disliked entering rivers without a loincloth.

He {saws} said: "There are inhabitants and dwellers from among the angels in the rivers."



He {SWT} has disliked entering bathhouses without a loincloth, disliked talking between the adhan and the iqamah for the morning prayer until the prayer is completed, disliked sailing in the sea during a storm, and disliked sleeping on a rooftop that is not enclosed."

He {saws} said: "Whoever sleeps on a rooftop that is not enclosed, the protection (of Allah) is lifted from him."

He {SWT} has disliked a man sleeping alone in a house and disliked a man approaching his wife while she is in menstruation. If he does so and the child is born with leprosy or vitiligo, then he should blame none but himself.

He (SWT) has disliked a man approaching a woman after having experienced a wet dream until he has performed ghusl from the dream he saw. If he does so and the child is born insane, then he should blame none but himself.

He $^{\text{SWT}}$ has disliked a man speaking to a leper unless there is a distance of at least one arm's length between them.

He {saws} said: "Flee from a leper as you would flee from a lion."

He (SWT) has disliked urinating on the bank of a flowing river and disliked relieving oneself under a fruit-bearing tree that has ripened, or a palm tree that has borne fruit.

He (SWT) has disliked putting on shoes while standing, disliked entering a dark house unless there is a lamp or fire in front of him, and disliked blowing (with the mouth) during prayer."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.556 • Al-Khisal, Vol.2 p.520 • Al-Amali (Lil-Saduq), Vol.1 p.301 • Makarim Al-Akhlaq, Vol.1 p.234 • Al-Wafi, Vol.5 p.1081 • Wasa'il Al-Shi'ah, Vol.15 p.344 • Bihar Al-Anwar, Vol.73 p.337

4915 - وَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «لاَ يَحِلُّ لِأَحَدٍ أَنْ يُجْنِبَ فِي هَذَا اَلْمَسْجِدِ إِلاَّ أَنَا وَ عَلِيُّ وَ فَاطِمَةُ وَ اَلْحَسَنُ وَ اَلْحُسَيْنُ وَ مَنْ كَانَ مِنْ أَهْلِى فَإِنَّهُ مِنِّى».

Hadith.4915 - The Prophet (peace be upon him and his family) said:

"It is not permissible for anyone to be in a state of major ritual impurity (janabah) in this mosque except for Me ^{saws}, Ali ^{a.s}, Fatimah ^{s.a}, Hasan ^{a.s}, Husayn ^{a.s}, and whoever is from my family ^{a.s}, for He ^{a.s} is part of Me ^{saws}."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.557 • Uyun Al-Akhbar, Vol.2 p.60 • Al-Amali (Lil-Saduq), Vol.1 p.334 • Al-Wafi, Vol.3 p.736 • Wasa'il Al-Shi'ah, Vol.2 p.207 • Wasa'il Al-Shi'ah, Vol.20 p.256 • Al-Fusul Al-Muhimmah, Vol.2 p.27 • Bihar Al-Anwar, Vol.23 p.145 • Bihar Al-Anwar, Vol.39 p.20 • Bihar Al-Anwar, Vol.78 p.48

4916 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «قِيلَ لِعِيسَى اِبْنِ مَرْيَمَ عَلَيْهِ اَلسَّلاَمُ مَا لَكَ لاَ تَتَزَوَّجُ فَقَالَ وَ مَا أَصْنَعُ بِالتَّزْوِيجِ قَالُوا يُولَدُ لَكَ قَالَ وَ مَا أَصْنَعُ بِالْأَوْلاَدِ إِنْ عَاشُوا فَتَنُوا وَ إِنْ مَاتُوا أَحْزَنُوا».

Hadith.4916 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"It was said to Isa ^{a.s} (Jesus), the son of Mariyum ^{s.a} (Mary): 'Why do you not marry?' Isa ^{a.s} replied: 'And what would I do with marriage?'

They said: 'Children would be born to you.'

Isa ^{a.s} said: 'And what would I do with children? If they live, they will lead to trials, and if they die, they will cause me sorrow.'"

[REFERENCES

Man La Yahduruhu Al-Faqih, Vol.3 p.558 • Makarim Al-Akhlaq, Vol.1 p.234 • Al-Wafi, Vol.23 p.1433 • Bihar Al-Anwar, Vol.14 p.238 • Bihar Al-Anwar, Vol.100 p.219



4917 - وَ كَانَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ يَقُولُ فِي دُعَائِهِ: « اَللَّهُمَّ إِنِّي أَعُوذُ بِكَ مِنْ وَلَدٍ يَكُونُ عَلَيَّ رَبَّاً وَ مِنْ خَلِيلٍ مَاكِرٍ عَيْنَاهُ تَرَانِي وَ قَلْبُهُ مِنْ مَالٍ يَكُونُ عَلَيَّ ضَيَاعاً وَ مِنْ زَوْجَةٍ تُشَيِّبُنِي قَبْلَ أَوَانِ مَشِيبِي وَ مِنْ خَلِيلٍ مَاكِرٍ عَيْنَاهُ تَرَانِي وَ قَلْبُهُ مِنْ مَالٍ يَكُونُ عَلَيْ مَاكِرٍ عَيْنَاهُ تَرَانِي وَ قَلْبُهُ مِنْ مَالٍ يَكُونُ عَلَيْ مَاكِرٍ عَيْنَاهُ تَرَانِي وَ قَلْبُهُ مَا لِيَعْوَى خَيْراً دَفَنَهُ وَ إِنْ رَأَى شَرًا أَذَاعَهُ وَ أَعُوذُ بِكَ مِنْ وَجَعِ ٱلْبَطْنِ صُمَّ إِذَا سَمِعُوا خَيْراً ذُكِرْتُ بِهِ يَرْعَانِي إِنْ رَأَى خَيْراً ذُكِرْتُ بِهِ وَ إِنْ رَأَى شَرًا أَذَاعَهُ وَ أَعُوذُ بِكَ مِنْ وَجَعِ ٱلْبَطْنِ صُمَّ إِذَا سَمِعُوا خَيْراً ذُكِرْتُ بِهِ وَ إِنْ رَأَى شَرًا أَذَاعَهُ وَ أَعُوذُ بِكَ مِنْ وَجَعِ ٱلْبَطْنِ صُمَّ إِذَا سَمِعُوا خَيْراً ذُكِرْتُ بِهِ

Hadith.4917 - The Prophet (peace be upon him and his family) used to say in his supplication: "O Allah ^(SWT), I seek refuge in You ^(SWT) from a child who becomes a master over me, from wealth that becomes a burden upon me, from a wife who causes me to grow old before my time, and from a deceitful friend whose eyes watch me while his heart harbors ill will toward me. If he sees good in me, he conceals it, and if he sees evil in me, he spreads it.

And I seek refuge in You ^{SWT} from the pain of the stomach, and from people who are deaf (in character), when they hear good about me, they forget it, and when they hear bad about me, they spread it."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.558

4918 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «ثَلاَثُ مَنْ تَكُنْ فِيهِ فَلاَ يُرْجَى خَيْرُهُ أَبَداً مَنْ لَمْ يَخْشَ اَللَّهَ فِي اَلْغَيْبِ وَ لَمْ يَرْعَو عِنْدَ اَلشَّيْبِ وَ لَمْ يَسْتَح مِنَ اَلْعَيْبِ».

Hadith.4918 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"There are three traits in a person from whom no good can ever be expected: one who does not fear Allah (SWT) in private, one who shows no restraint in old age, and one who feels no shame from committing faults."

[REFERENCES]

Al-Kafi, Vol.8 p.219 • Man La Yahduruhu Al-Faqih, Vol.3 p.558 • Al-Amali (Lil-Saduq), Vol.1 p.412 • Rawdat Al-Wa'izin, Vol.2 p.460 • Mishkat Al-Anwar, Vol.1 p.234 • Majmu'at Warram, Vol.2 p.151 • A'lam Al-Din, Vol.1 p.90 • Al-Wafi, Vol.4 p.319 • Al-Wafi, Vol.4 p.319 • Wasa'il Al-Shi'ah, Vol.16 p.102

4919 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «إِنَّ أَحَدَكُمْ لَيَأْتِي أَهْلَهُ فَتَخْرُجُ مِنْ تَحْتِهِ فَلَوْ أَصَابَتْ زِنْجِيّاً لَتَشَبَّثَتْ بِهِ فَإِذَا أَتَى أَحَدُكُمْ أَهْلَهُ فَلْيَكُنْ بَيْنَهُمَا مُدَاعَبَةٌ فَإِنَّهُ أَطْيَبُ لِلْأَمْرِ».

Hadith.4919 - Imam Jafar ibn Muhammad Al-Sadig (a.s) said:

"Indeed, one of you may approach his wife, and she departs from beneath him; if she were to encounter a black man, she would cling to him. Therefore, when one of you approaches his wife, there should be mutual foreplay between them, for it is more pleasant and better for intimacy."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.559 • Al-Adab Al-Diniyyah, Vol.1 p.113 • Makarim Al-Akhlaq, Vol.1 p.212 • Al-Wafi, Vol.22 p.721 • Wasa'il Al-Shi'ah, Vol.20 p.118



4920 - وَ رَوَى سَمَاعَةُ عَنْ أَبِي بَصِيرٍ قَالَ سَمِعْتُ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «فُضِّلَتِ اَلْمَرْأَةُ عَلَى اللَّهُ عَلَيْهِ اَللَّهُ عَلَيْهَا اَلْحَيَاءَ».

Hadith.4920 - Sama'ah narrated from Abu Basir who said:

I heard Abu Abdullah ^{a.s} say: "The woman has been favored over the man with ninety-nine portions of pleasure, but Allah ^{SWT}, the Mighty and Majestic, has placed modesty upon her."

[REFERENCES]

Al-Kafi, Vol.5 p.339 • Man La Yahduruhu Al-Faqih, Vol.3 p.559 • Makarim Al-Akhlaq, Vol.1 p.212 • Al-Wafi, Vol.21 p.78 • Wasa'il Al-Shi'ah, Vol.20 p.63 • Wasa'il Al-Shi'ah, Vol.20 p.109

4921 - وَ قَالَ اَلنَّبِيُّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «لَنْ يَعْمَلَ إِبْنُ آدَمَ عَمَلاً أَعْظَمَ عِنْدَ اَللَّهِ عَزَّ وَ جَلَّ مِنْ رَجُلٍ قَتَلَ نَبِيًا أَوْ هَدَمَ اَلْكَعْبَةَ اَلَّتِى جَعَلَهَا اَللَّهُ عَزَّ وَ جَلَّ قِبْلَةً لِعِبَادِهِ أَوْ أَفْرَغَ مَاءَهُ فِي إِمْرَأَةٍ حَرَاماً».

Hadith.4921 - The Prophet (peace be upon him and his family) said:

"The son of Adam will not commit a deed greater in sin before Allah (SWT), the Mighty and Majestic, than a man who kills a prophet, or demolishes the Kaaba which Allah (SWT), has made as a Qibla for His (SWT) servants, or discharges his semen unlawfully in a woman."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.559 • Man La Yahduruhu Al-Faqih, Vol.4 p.20 • Al-Khisal, Vol.1 p.120 • Rawdat Al-Wa'izin, Vol.2 p.461 • Awali Al-La'ali, Vol.3 p.545 • Al-Wafi, Vol.15 p.213 • Wasa'il Al-Shi'ah, Vol.4 p.299 • Wasa'il Al-Shi'ah, Vol.20 p.318 • Al-Fusul Al-Muhimmah, Vol.2 p.73 • Al-Fusul Al-Muhimmah, Vol.2 p.340

4922 - وَ رَوَى مُعَاوِيَةُ بْنُ وَهْبِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ سَمِعْتُهُ يَقُولُ: «إِنْصَرَفَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ مِنْ سَرِيَّةٍ كَانَ أُصِيبَ فِيهَا نَاسٌ كَثِيرٌ مِنَ اَلْمُسْلِمِينَ فَاسْتَقْبَلَهُ اَلنِّسَاءُ يَسْأَلْنَ عَنْ قَثلاَهُنَّ فَلاَنُ قَالَ «وَ مَا هُوَ مِنْكِ» قَالَتْ أَخِي قَالَ «إِحْمَدِي اَللَّهَ وَ فَدَنَتْ مِنْهُ إِمْرَأَةٌ فَقَالَتْ يَا رَسُولَ اَللَّهِ مَا فَعَلَ فُلاَنٌ قَالَ «وَ مَا هُوَ مِنْكِ» قَالَتْ أَخِي قَالَ «إِحْمَدِي اَللَّهَ وَ اِسْتَرْجِعِي فَقَدِ السَّيْهِد» فَقَالَتْ يَا رَسُولَ اللَّهِ مَا فَعَلَ فُلاَنْ قَالَ «وَ مَا هُوَ مِنْكِ» قَالَتْ زَوْجِي قَالَ «وَ مَا هُوَ مِنْكِ» قَالَتْ زَوْجِي قَالَ «وَ مَا هُوَ مِنْكِ» قَالَتْ وَاللَّهِ مَا فَعَلَ فُلاَنْ قَالَ «وَ مَا هُوَ مِنْكِ» قَالَتْ زَوْجِي قَالَتْ وَاللَّهُ مَا فَعَلَ فُلاَنْ قَالَ «وَ مَا هُوَ مِنْكِ» قَالَتْ زَوْجِي قَالَتْ وَاللَّهُ مَا فَعَلَ فُلاَنْ قَالَ رَسُولُ اللَّهِ مَا كُنْتُ قَالَ «وَ الله عَلَيْهِ وَ آلِهِ «مَا كُنْتُ اللَّهُ مَا اللَّهُ عَلَيْهِ وَ آلِهِ «مَا كُنْتُ الْمُرْأَةَ تَجِدُ بِزَوْجِهَا هَذَا كُلَّهُ حَتَّى رَأَيْتُ هَذِهِ الْمُرْأَةَ» ».

Hadith.4922 - Mu'awiyah ibn Wahb narrated from Abu Abdullah (a.s) who said:

"I heard him say: The Messenger of Allah {SWT} (peace be upon him and his family) returned from a military expedition in which many Muslims had been killed. The women came to meet him, asking about their slain relatives.

A woman approached him and said: 'O Messenger of Allah $^{\{SWT\}}$, what happened to so-and-so?' He $^{\{saws\}}$ replied: 'And what is he to you?'

She said: 'He is my brother.'

He ^{saws} said: 'Praise Allah ^{SWT} and say Inna lillahi wa inna ilayhi raji'un (Indeed, we belong to Allah ^{SWT} and to Him we shall return), for he has been martyred.'

She did so and then asked: 'O Messenger of Allah (SWT), what about so-and-so?'

He {saws} said: 'And what is he to you?'

She said: 'He is my husband.'



He ^{saws} said: 'Praise Allah ^(SWT) and say Inna lillahi wa inna ilayhi raji'un, for he has been martyred.' She then exclaimed, 'Oh, what a tragedy!'

The Messenger of Allah (SWT) (peace be upon him and his family) said: 'I never thought a woman would feel such grief over her husband until I saw this woman.'"

[REFERENCES]

Al-Kafi, Vol.5 p.506 • Man La Yahduruhu Al-Faqih, Vol.3 p.559 • Makarim Al-Akhlaq, Vol.1 p.233 • Al-Wafi, Vol.22 p.771 • Bihar Al-Anwar, Vol.100 p.248 • Tafsir Nur Al-Thaqalayn, Vol.4 p.174 • Tafsir Kanz Al-Daqaiq, Vol.10 p.183

4923 - وَ قَالَ بَعْضُ أَصْحَابِ اَلنَّبِيِّ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ يَا رَسُولَ اَللَّهِ مَا بَالُنَا نَجِدُ بِأَوْلاَدِنَا مَا لاَ يَجِدُونَ بنَا فَقَالَ «لأَنَّهُمْ مِنْكُمْ وَ لَسْتُمْ مِنْهُمْ».

Hadith.4923 - Some of the companions of the Prophet (peace be upon him and his family) asked: "O Messenger of Allah ^{SWT}, why do we feel a stronger affection for our children than they feel for us?"

He {saws} replied: "Because they are from you, but you are not from them."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.559 • Al-Amali (Lil-Saduq), Vol.1 p.498 • Rawdat Al-Wa'izin, Vol.2 p.429

4924 - وَ رُوِيَ عَنْ مَسْعَدَةَ بْنِ صَدَقَةَ اَلرَّبَعِيُّ عَنْ جَعْفَرِ بْنِ مُحَمَّدٍ عَنْ أَبِيهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: قِيلَ لَهُ مَا اللَّهِ اللَّهُ وَ مَحْضَ اَلْإِيمَانِ فِي صَدْرِهِ وَ هُوَ عَبْدٌ مُطِيعٌ لِلَّهِ وَ بَالُ اَلْمُؤْمِنِ أَحْدُ شَيْءٍ فَقَالَ «لِأَنَّهُ يَكْسِبُ اَلرَّزْقَ مِنْ حِلَّهِ وَ مَطْلَبُ لِرَسُولِهِ مُصَدِّقٌ» قِيلَ لَهُ فَمَا بَالُ اَلْمُؤْمِنِ قَدْ يَكُونُ أَشَحَّ شَيْءٍ قَالَ «لِأَنَّهُ يَكْسِبُ الرِّزْقَ مِنْ حِلَّهِ وَ مَطْلَبُ لِرَسُولِهِ مُصَدِّقٌ» قِيلَ لَهُ فَمَا بَالُ اَلْمُؤْمِنِ قَدْ يَكُونُ أَشَحَّ شَيْءٍ قَالَ «لِأَنَّهُ يَكْسِبُ الرِّزْقَ مِنْ حِلَّهِ وَ مَطْلَبُ الْمُؤْمِنِ قَدْ يَكُونُ أَنْكُمْ مِنْ عِزَّ مَطْلَبِهِ وَ إِنْ هُو سَخَتْ نَفْسُهُ لَمْ يَضَعْهُ إِلاَّ فِي الْحَلالِ عَزِيزٌ فَلاَ يُحِبُّ أَنْ يُفَارِقَهُ شَيْئُهُ لِمَا يَعْلَمُ مِنْ عِزًّ مَطْلَبِهِ وَ إِنْ هُو سَخَتْ نَفْسُهُ لَمْ يَضَعْهُ إِلاَّ فِي الْحَلالِ عَزِيزٌ فَلاَ يُحِبُّ أَنْ يُفَارِقَهُ شَيْئُهُ لِمَا يَعْلَمُ مِنْ عِزً مَطْلَبِهِ وَ إِنْ هُو سَخَتْ نَفْسُهُ لَمْ يَضَعْهُ إِلاَّ فِي مَوْعِهِ» قِيلَ فَمَا بَالُ الْمُؤْمِنِ قَدْ يَكُونُ أَنْكُمَ شَيْءٍ قَالَ «لِخِفْظِهِ فَرْجَهُ عَنْ فُرُوجٍ لاَ تَحِلُّ لَهُ وَلِكَيْلاَ تَمِيلَ مَوْمُونَ فِي قَلْهِ مُ لَلْهُ وَلِكُ الْمُؤْمِنِ فِي قَلْهِ اللَّهُ لَوْلَ بَالْمُؤْمِنِ فِي قَلْهِ أَلْا لَا تَرَوْنَ أَنْكُمْ تَجِدُونَهُ ضَعِيفَ الْبَدَنِ نَحِيفَ الْجِسْمِ وَ هُو يَقُومُ اللَّيْلَ وَ يَصُومُ النَّهَارَ».

Hadith.4924 - It is narrated from Mas'adah ibn Sadaqah al-Raba'i from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s} that he was asked: "Why is the believer sometimes the sharpest in behavior?"

Imam $^{\{a.s\}}$ replied: "Because the honor of the Qur'an is in his heart, and pure faith is in his chest. He is a servant obedient to Allah $^{\{SWT\}}$ and His Messenger $^{\{saws\}}$, and he is truthful."

Imam ^{a.s} was asked: "Why is the believer sometimes the most stingy?"

Imam ^{a.s} replied: "Because he earns his sustenance from lawful means, and seeking lawful sustenance is difficult. Therefore, he dislikes parting with it, knowing how precious it is. But if he is generous, he only spends it where it is appropriate."

Imam ^{a.s} was asked: "Why is the believer sometimes the most desirous in marriage?"

Imam ^{a.s} replied: "To protect his chastity from unlawful relations and so that his desires do not sway him in one direction or another. Thus, when he attains what is lawful, he suffices with it and feels no need for anything else."

Imam ^{a.s} also said: "The strength of the believer is in his heart. Do you not see that he may appear physically weak and thin, yet he stands in prayer at night and fasts during the day?"



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.560 • Al-Wafi, Vol.5 p.783

4925 - وَ فِي رِوَايَةِ اَلسَّكُونِيِّ عَنْ جَابِرٍ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «كَانَ عَلِيُّ بْنُ اَلْحُسَيْنِ عَلَيْهِمَا السَّلاَمُ إِذَا حَضَرَ وِلاَدَةُ اَلْمَرْأَةِ قَالَ «أَخْرِجُوا مَنْ فِي اَلْبَيْتِ مِنَ اَلنِّسَاءِ لاَ تَكُونُ اَلْمَرْأَةُ أَوَّلَ نَاظِرٍ إِلَى عَوْرَتِهِ»».

Hadith.4925 - In the narration of Al-Sakuni from Jabir, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, he said: "When Imam Ali ibn Al-Hussain ^{a.s} was present at the time of a woman's childbirth, he would say:

'Remove all the women from the house so that a woman is not the first to look at the child's private parts.'"

[REFERENCES]

Al-Kafi, Vol.6 p.17 • Man La Yahduruhu Al-Faqih, Vol.3 p.560 • Tahdhib Al-Ahkam, Vol.7 p.436 • Makarim Al-Akhlaq, Vol.1 p.234 • Al-Wafi, Vol.23 p.1315 • Wasa'il Al-Shi'ah, Vol.21 p.385 • Bihar Al-Anwar, Vol.101 p.125

4926 - وَ فِي رِوَايَةِ ٱلْحُسَيْنِ بْنِ عُلْوَانَ عَنْ عَمْرِو بْنِ خَالِدٍ عَنْ زَيْدِ بْنِ عَلِيٍّ عَنْ آبَائِهِ عَلَيْهِمُ ٱلسَّلاَمُ عَنْ عَلَيْهِ وَ آلِهِ ٱلْجِهَادَ فَقَالَتِ إِمْرَأَةٌ لِرَسُولِ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ ٱلْجِهَادَ فَقَالَتِ إِمْرَأَةٌ لِرَسُولِ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ ٱلْجِهَادَ فَقَالَتِ إِمْرَأَةٌ لِرَسُولِ ٱللَّهِ صَلَّى ٱللَّهِ صَلَّى ٱللَّهِ فَا لِلنَّسَاءِ مِنْ هَذَا شَيْءٌ فَقَالَ» «بَلَى لِلْمَرْأَةِ مَا بَيْنَ حَمْلِهَا إِلَى وَضْعِهَا إِلَى فِطَامِهَا عَلَيْهِ وَ آلِهِ يَا رَسُولَ ٱللَّهِ فَا لِلتَّسَاءِ مِنْ هَذَا شَيْءٌ فَقَالَ» «بَلَى لِلْمَرْأَةِ مَا بَيْنَ حَمْلِهَا إِلَى وَضْعِهَا إِلَى فِطَامِهَا مِنْ اللَّهُ فَإِنْ هَلَكَتْ فِيمًا بَيْنَ ذَلِكَ كَانَ لَهَا مِثْلُ مَنْزِلَةِ ٱلشَّهِيدِ».

Hadith.4926 - In the narration of Al-Husayn ibn Alwan from Amr ibn Khalid from Zayd ibn Ali from his forefathers (peace be upon them) from Imam Ali ibn Abi Talib ^{a.s}, he said:

The Messenger of Allah ^{SWT} (peace be upon him and his family) mentioned jihad, and a woman said to the Messenger of Allah ^{SWT} (peace be upon him and his family): "O Messenger of Allah ^{SWT}, do women have any share in this?"

He ^{saws} replied: "Yes, for a woman, from the time of her pregnancy until she gives birth and until she weans her child, she receives a reward equal to that of a person stationed in the way of Allah ^{SWT}. And if she dies during that period, she will have the same status as a martyr."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.561 • Makarim Al-Akhlaq, Vol.1 p.234 • Al-Wafi, Vol.23 p.1294 • Bihar Al-Anwar, Vol.101 p.97

4927 - : وَ ذُكِرَ اَلنِّسَاءُ عِنْدَ أَبِي اَلْحَسَنِ عَلَيْهِ اَلسَّلاَمُ فَقَالَ «لاَ يَنْبَغِي لِلْمَرْأَةِ أَنْ تَمْشِيَ فِي وَسَطِ اَلطَّرِيقِ وَ لَكِنَّهَا تَمْشِى إِلَى جَانِب اَلْحَائِطِ».

Hadith.4927 - Women were mentioned in the presence of Abu al-Hasan ^{a.s}, and Imam ^{a.s} said: "It is not appropriate for a woman to walk in the middle of the road; rather, she should walk along the side of the wall."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.561 • Wasa'il Al-Shi'ah, Vol.20 p.184



4928 - وَ رَوَى حَفْصُ بْنُ ٱلْبَحْتَرِيِّ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «لاَ يَنْبَغِي لِلْمَرْأَةِ أَنْ تَنْكَشِفَ بَيْنَ يَحِفْنَ ذَلِكَ لِأَزْوَاجِهِنَّ».

Hadith.4928 - Hafs ibn al-Bukhtari narrated from Abu Abdullah ^{a.s} who said: "It is not appropriate for a woman to uncover herself in front of a Jewish or Christian woman, for they describe that to their husbands."

[REFERENCES]

Al-Kafi, Vol.5 p.519 • Man La Yahduruhu Al-Faqih, Vol.3 p.561 • Awali Al-La'ali, Vol.3 p.309 • Al-Wafi, Vol.22 p.816 • Tafsir Al-Safi, Vol.3 p.431 • Wasa'il Al-Shi'ah, Vol.20 p.184 • Tafsir Nur Al-Thaqalayn, Vol.3 p.593 • Tafsir Kanz Al-Daqaiq, Vol.9 p.284

4929 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «زَوِّجُوا اَلْأَحْمَقَ وَ لاَ تَزَوَّجُوا اَلْحَمْقَاءَ فَإِنَّ اَلْأَحْمَقَ قَدْ يَنْجُبُ وَ اَلْحَمْقَاءُ لاَ تَنْجُبُ».

Hadith.4929 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said: "Marry off the foolish man, but do not marry the foolish woman, for the foolish man may produce offspring, whereas the foolish woman does not bear children."

[REFERENCES]

Al-Kafi, Vol.5 p.354 • Man La Yahduruhu Al-Faqih, Vol.3 p.561 • Tahdhib Al-Ahkam, Vol.7 p.406 • Al-Adab Al-Diniyyah, Vol.1 p.114 • Fiqh Al-Quran, Vol.2 p.132 • Al-Wafi, Vol.21 p.118 • Wasa'il Al-Shi'ah, Vol.20 p.84

4930 - وَ رَوَى عَلِيُّ بْنُ رِئَابٍ عَنْ زُرَارَةَ بْنِ أَعْيَنَ أَوْ عَنْ غَيْرِهِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «أَرْبَعُ لاَ يَشْبَعْنَ مِنْ أَرْبَعِ أَرْضٌ مِنْ مَطَرٍ وَ أُنْثَى مِنْ ذَكَرٍ وَ عَيْنٌ مِنْ نَظَرٍ وَ عَالِمٌ مِنْ عِلْمٍ».

Hadith.4930 - Ali ibn Ri'ab narrated from Zurara ibn A'yan or from someone else, from Abu Abdullah (peace be upon him), who said:

"Four things are never satisfied with four: the earth with rain, a female with a male, the eye with looking, and a scholar with knowledge."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.561



بَابُ مَعْرِفَةِ الْكَبَائِرِ الَّتِي أَوْعَدَ اللَّهُ عَزَّ وَ جَلَّ عَلَيْهَا النَّارَ

% 4967 – 4931 HADITH & بِسْمُم اللهِّ الرَّحَمْنِ الرَّعِيمِ

4931 - رَوَى عَلِيُّ بْنُ حَسَّانَ ٱلْوَاسِطِيُّ عَنْ عَمِّهِ عَبْدِ ٱلرَّحْمَٰنِ بْنِ كَثِيرٍ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «إِنَّ ٱلْكَبَائِرَ سَبْعٌ فِينَا أُنْزِلَتْ وَ مِنَّا ٱسْتُحِلَّتْ فَأَوَّلُهَا ٱلشِّرْكُ بِاللَّهِ ٱلْعَظِيمِ وَ قَتْلُ ٱلنَّفْسِ «ٱلَّتِي حَرَّمَ ٱلله» عَزَّ وَ الله الشَّرْكُ وَ الله عَلَيْهِ وَ الْفَرَارُ مِنَ ٱلزَّحْفِ وَ إِنْكَارُ حَقِّنَا فَأَمَّا ٱلشَّرْكُ وَ جَلَّ وَ أَكُلُ مَالِ ٱلْيَتِيمِ وَ عُقُوقُ ٱلْوَالِدَيْنِ وَ قَدْفُ ٱلْمُحْصَنَةِ وَ ٱلْفِرَارُ مِنَ ٱلزَّحْفِ وَ إِنْكَارُ حَقِّنَا فَأَمَّا ٱلشَّرْكُ وَ جَلَّ وَ أَكُلُ مَالِ ٱلْيَتِيمِ فَقَدْ أَنْزَلَ ٱللَّهُ فِينَا مَا قَالَ وَقُالَ رَسُولُ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ فِينَا مَا قَالَ فَكَذَّبُوا ٱللَّهَ وَ كَذَّبُوا رَسُولُ ٱللهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ فِينَا مَا قَالَ فَكَذَّبُوا ٱللَّه وَ كَذَّبُوا رَسُولُهُ فَأَشْرَكُوا بِاللَّهِ وَ أَمَّا قَتْلُ ٱلنَّفْسِ «ٱلَّتِي حَرَّمَ ٱللهُ»

فَقَدْ قَتَلُوا اَلْحُسَيْنَ بْنَ عَلِيٍّ عَلَيْهِ اَلسَّلاَمُ وَ أَصْحَابَهُ وَ أَمَّا أَكُلُ مَالِ اَلْيَتِيمِ فَقَدْ ذَهَبُوا بِفَيْئِنَا الَّذِي جَعَلَهُ اَللَّهُ عَزَّ وَ جَلَّ لَنَا فَأَعْطَوْهُ غَيْرَنَا وَ أَمَّا عُقُوقُ اَلْوَالِدَيْنِ فَقَدْ أَنْزَلَ اَللَّهُ تَبَارَكَ وَ تَعَالَى ذَلِكَ فِي كِتَابِهِ فَقَالَ عَزَّ وَ جَلَّ: ﴿ اللَّهُ عَلَيْهِ وَ اللَّهِ صَلَّى اللَّهُ عَلَيْهِ وَ اللهِ جَلَّ: ﴿ اللَّهُ عَلَيْهِ وَ اللهِ صَلَّى اللَّهُ عَلَيْهِ وَ اللهِ عَلَيْهِ وَ اللهُ عَلَيْهِ وَ اللهِ عَلَيْهِ وَ اللهُ عَلَيْهِ وَ اللهُ وَمِنِينَ مِنْ أَنْفُسِهِمْ وَ أَرْواجُهُ أُمِّهَاتُهُمْ ﴿ فَعَقُوا رَسُولَ اللّهِ صَلَّى اللّهُ عَلَيْهِ وَ اللهِ عَلَيْهِ وَ اللهِ عَلَيْهِ وَ اللهِ عَلَيْهِ وَ اللهِ عَلَى اللهُ عَلَيْهِ وَ اللهِ عَلَى اللهُ عَلَيْهِ وَاللّهُ مُ عَلَى اللهُ عَلَيْهِ وَاللّهُ مُ عَلَى اللّهُ عَلَيْهِ السَّلامُ عَلَى اللهُ عَلَيْهِ السَّلامُ عَلَى اللهُ وَلَوْمُ فَيْ وَاللّهُ مُ اللهُ عَلَيْهِ الللهُ مُ اللهُ عَلَيْهِ الللهُ مُ اللهُ عَلَيْهِ الللهُ مُ اللهُ عَلَيْهِ اللهُ اللهُ اللهُ مُ اللهُ عَلَيْهِ الللهُ مُ اللهُ اللهُ عَلَيْهِ اللهُ اللهُ عَلَيْهِ الللهُ مُ الْعُعِينَ غَيْرَ مُكْرَهِينَ فَقَرُوا عَلَوْ الْمَالُولُولُولُ وَاللّهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ عَلَيْهِ الللهُ اللهُ اللهِ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ اللهُ الله

Hadith.4931 - Ali ibn Hassan al-Wasiti narrated from his uncle, Abdur-Rahman ibn Kathir, from Abu Abdullah ^{a.s}, who said:

"Indeed, the major sins are seven, revealed concerning us and made permissible against us. The first of them is associating partners with Allah (SWT), the Almighty, the killing of a soul 'which Allah (SWT) has forbidden' (Almighty and Majestic), consuming the wealth of an orphan, disobedience to parents, accusing a chaste woman, fleeing from the battlefield, and denying our (Ahlulbayt (a.s.)) right.

As for associating partners with Allah (SWT), the Almighty, Allah (SWT) has revealed regarding us what He (SWT) has revealed, and the Messenger of Allah (SWT) (peace and blessings be upon him and his family) has spoken about us what He (Saws) has spoken. But they denied Allah (SWT) and denied His Messenger (Saws), thus associating partners with Allah (SWT).

And as for the killing of a soul 'which Allah has forbidden', Indeed, they killed Imam Hussain ibn Ali ^{a.s} and his companions.

As for consuming the wealth of the orphan, they took away our (Ahlulbayt ^{a.s}) rightful share of the spoils that Allah ^{SWT}, the Almighty and Majestic, had assigned to us and gave it to others instead of us.

As for disobedience to parents, Allah (SWT), the Blessed and Exalted, revealed this in His (SWT) Book, saying: 'The Prophet is closer to the believers than their own selves, and his wives are their mothers' (Surah Al-Ahzab 33:6). Yet, they disobeyed the Messenger of Allah (SWT) (peace and



blessings be upon him and his family) concerning his progeny, and they disobeyed their mother Khadijah through her children.

As for accusing a chaste woman, they accused Sayyida Fatimah (s.a) from their pulpits.

As for fleeing from the battlefield, they pledged allegiance to the Commander of the Faithful $^{\{a.s\}}$ willingly, without coercion, but they abandoned $Him^{\{a.s\}}$ and betrayed $Him^{\{a.s\}}$.

As for denying Our (Ahlulbayt (a.s.)) right, this is they do without dispute."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.561 • Al-Khisal, Vol.2 p.363 • Ilal Al-Shara'i', Vol.2 p.474 • Al-Manaqib, Vol.4 p.251 • Al-Wafi, Vol.2 p.241 • Bihar Al-Anwar, Vol.27 p.210 • Bihar Al-Anwar, Vol.76 p.5 • Tafsir Nur Al-Thaqalayn, Vol.5 p.163 • Tafsir Kanz Al-Daqaiq, Vol.12 p.502

4932 - وَ رَوَى عَبْدُ ٱلْعَظِيمِ بْنُ عَبْدِ ٱللَّهِ ٱلْحَسَنِيُّ عَنْ أَبِي جَعْفَر مُحَمَّدِ بْن عَلِيِّ ٱلرِّضَا عَلَيْهِ ٱلسَّلاَمُ عَنْ أَبِيهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ سَمِعْتُ أَبِي مُوسَى بْنَ جَعْفَرِ عَلَيْهِمَا ٱلسَّلاَمُ يَقُولُ: «دَخَلَ عَمْرُو بْنُ عُبَيْدٍ ٱلْبَصْرِيُّ عَلَى أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ فَلَمَّا سَلَّمَ وَ جَلَسَ تَلاَ هَذِهِ اَلْآيَةَ: «اَلَّذِينَ يَجْتَنِبُونَ كَبْائِرَ اَلْإِثْمِ» ثُمَّ أَمْسَكَ فَقَالَ أَبُو عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ «مَا أَسْكَتَكَ» قَالَ أُحِبُّ أَنْ أَعْرِفَ اَلْكَبَائِرَ مِنْ كِتَابِ اَللَّهِ عَزَّ وَ جَلَّ فَقَالَ «نَعَمْ يَا عَمْرُو أَكْبَرُ ٱلْكَبَائِرِ ٱلشِّرْكُ بِاللَّهِ يَقُولُ ٱللَّهُ تَبَارَكَ وَ تَعَالَى: ۞ إِنَّ ٱللَّهَ لا يَغْفِرُ أَنْ يُشْرَكَ بِهِ ۞ وَ يَقُولُ ٱللَّهُ عَزَّ وَ جَلَّ: ۞ إِنَّهُ مَنْ يُشْرِكُ بِاللَّهِ فَقَدْ حَرَّمَ اَللَّهُ عَلَيْهِ اَلْجَنَّةَ وَ مَأُواهُ اَلنَّارُ وَ مَا لِلظَّالِمِينَ مِنْ أَنْصَار ۞ وَ بَعْدَهُ ٱلْيَأْسُ مِنْ رَوْحِ ٱللَّهِ لِأَنَّ ٱللَّهَ عَزَّ وَ جَلَّ يَقُولُ: ۞ إِنَّهُ لا يَيْأَسُ مِنْ رَوْحِ ٱللَّهِ إِلاَّ ٱلْقَوْمُ ٱلْكَافِرُونَ ۞ ثُمَّ ٱلْأَمْنُ مِنْ مَكْرِ اَللَّهِ لِأَنَّ اَللَّهَ تَعَالَى يَقُولُ: ۞ فَلا يَأْمَنُ مَكْرَ اَللَّهِ إِلاَّ اَلْقَوْمُ اَلْخُاسِرُونَ ۞ وَ مِنْهَا عُقُوقُ اَلْوَالِدَيْن لِأَنَّ اَللَّهَ عَزَّ وَ جَلَّ جَعَلَ اَلْعَاقً جَبَّاراً شَقِيّاً فِي قَوْلِهِ تَعَالَى: «وَ بَرًّا بوالدّتِي وَ لَمْ يَجْعَلْنِي جَبَّاراً شَقِيّاً» ُ وَ قَتْلُ اَلنَّفْسِ «اَلَّتِى حَرَّمَ اَللُّهُ» تَعَالَى «إِلاَّ بالْحَقِّ» لِأَنَّ اَللَّهَ عَزَّ وَ جَلَّ يَقُولُ ۞ وَ مَنْ يَقْتُلْ مُؤْمِناً مُتَعَمِّداً فَجَزٰاؤُهُ جَهَنَّمُ خُالِداً فِيها ۞ » إِلَى آخِرِ اَلْآيَةِ «وَ قَذْفُ اَلْمُحْصَنَاتِ لِأَنَّ اَللَّهَ عَزَّ وَ جَلَّ يَقُولُ: ۞ إِنَّ الَّذِينَ يَرْمُونَ اَلْمُحْصَنْاتِ اَلْغَافِلاٰتِ اَلْمُؤْمِنَاتِ لُعِنُوا فِي اَلدُّنْيَا وَ اَلْآخِرَةِ وَ لَهُمْ عَذَابٌ عَظِيمٌ ۞ وَ أَكُلُ مَال اَلْيَتِيمِ ظُلْماً لِقَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ إِنَّ الَّذِينَ يَأْكُلُونَ أَمْوَالَ الْيَتَامِيٰ ظُلْماً إِنَّمَا يَأْكُلُونَ فِي بُطُونِهِمْ نَاراً وَ سَيَصْلَوْنَ سَعِيراً ۞ وَ اَلْفِرَارُ مِنَ اَلزَّحْفِ لِأَنَّ اَللَّهَ عَزَّ وَ جَلَّ يَقُولُ: ۞ وَ مَنْ يُوَلِّهِمْ يَوْمَئِذٍ دُبُرَهُ إِلاَّ مُتَحَرِّفاً لِقِتْالِ أَوْ مُتَحَيِّزاً إِلَىٰ فِئَةٍ فَقَدْ بِٰاءَ بِغَضَبِ مِنَ اَللَّهِ وَ مَأُوٰاهُ جَهَنَّمُ وَ بِئْسَ اَلْمَصِيرُ ۞ وَ أَكُلُ اَلرِّبَا لِأَنَّ اَللَّهَ تَعَالَى يَقُولُ: ﴾ اَلَّذِينَ يَأْكُلُونَ اَلرِّبا لا يَقُومُونَ إلاَّ كَمَا يَقُومُ اَلَّذِى يَتَخَبَّطُهُ اَلشَّيْطَانُ مِنَ اَلْمَسّ وَ يَقُولُ اَللَّهُ عَزَّ وَ جَلَّ، ۞ يٰا أَيُّهَا اَلَّذِينَ آمَنُوا اِتَّقُوا اَللَّهَ وَ ذَرُوا مٰا بَقِىَ مِنَ اَلرِّبٰا إِنْ كُنْتُمْ مُؤْمِنِينَ. فَإِنْ لَمْ تَفْعَلُوا فَأَذَنُوا بِحَرْبِ مِنَ ٱللَّهِ وَ رَسُولِهِ ۞ وَ ٱلسِّحْرُ لِأَنَّ ٱللَّهَ عَزَّ وَ جَلَّ يَقُولُ: ۞ وَ لَقَدْ عَلِمُوا لَمَن اِشْتَرَاهُ ما لَهُ فِي اَلْآخِرَةِ مِنْ خَلاٰقِ ۞ وَ اَلزُّنَا لِأَنَّ اَللَّهَ عَزَّ وَ جَلَّ يَقُولُ: ۞ وَ مَنْ يَفْعَلْ ذٰلِكَ يَلْقَ أَثَاماً. يُضاعَفُ لَهُ اَلْعَذٰابُ يَوْمَ اَلْقِيْامَةِ وَ يَخْلُدْ فِيهِ مُهٰاناً. إلاُّ مَنْ تَابَ وَ آمَنَ ۞ » اَلْآيَةَ «وَ اَلْيَمِينُ اَلْغَمُوسُ لِأَنَّ اَللَّهَ عَزَّ وَ



جَلَّ يَقُولُ: ۞ إِنَّ ٱلَّذِينَ يَشْتَرُونَ بِعَهْدِ ٱللَٰهِ وَ أَيْمَانِهِمْ ثَمَناً قَلِيلاً أُولٰئِكَ لا خَلاقَ لَهُمْ فِي ٱلآخِرَةِ ۞ آلاَيَة وَ اَلْغُلُولُ قَالَ ٱللَّهُ تَعَالَى: ۞ وَ مَنْ يَغْلُلْ يَأْتِ بِمَا غَلَّ يَوْمَ ٱلقِيَامَةِ ۞ وَ مَنْ يَغُلُلْ يَأْتِ بِمَا غَلَّ يَوْمَ يُحْمَىٰ عَلَيْهَا فِي نَارِ جَهَنَّمَ فَتُكُوىٰ بِهَا جِبَاهُهُمْ وَ وَ مَنْعُ ٱلزَّكَاةِ ٱلمَّفُرُوضَةِ لِأَنَّ ٱللَّهَ عَزَّ وَ جَلَّ يَقُولُ: ۞ وَ مَنْ يَكْثُمُهُا فَإِنَّهُ آثِمٌ قَلْبُهُ ۞ وَ شَوْرُ لِأَنَّ ٱللَّهُ عَزَّ وَ جَلَّ يَقُولُ: ۞ وَ مَنْ يَكْثُمُهُا فَإِنَّهُ آثِمٌ قَلْبُهُ ۞ وَ شُرْبُ ٱلْخَمْرِ لِأَنَّ ٱللَّهُ عَزَّ وَ جَلً عَدَلَ بِهَا عِبَادَةَ ٱلأَوْتَانِ وَ تَرْكُ ٱلصَّلاَةِ مُتَعَمِّداً أَوْ شَيْئاً مِمَّا فَرَضَ ٱللَّهُ عَزَّ وَ جَلَّ لِأَنَّ رَسُولَ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ عَبَادَةَ ٱلأَوْتَانِ وَ تَرْكُ ٱلصَّلاَةِ مُتَعَمِّداً أَوْ شَيْئاً مِمَّا فَرَضَ ٱللَّهُ عَزَّ وَ جَلَّ لِأَنَّ رَسُولَ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ عَبَادَةَ ٱلأَوْتَانِ وَ تَرْكُ ٱلصَّلاَةِ مُتَعَمِّداً أَوْ شَيْئاً مِمَّا فَرَضَ ٱللَّهُ عَزَّ وَ جَلَّ لِأَنَّ رَسُولَ ٱللَّهِ صَلَّى ٱللَّهُ عَلَيْهِ وَ آلِهِ عَلَى وَاللَّهُ عَلَيْهِ وَ آلِهِ عَلَى عَلَى اللَّهُ عَلَيْهِ وَ آلِهِ عَلَى وَاللَّهُ مَلَاهُ مَلَى اللَّهُ عَلَيْهِ وَ آلِهِ عَلَى وَاللَّهُ عَلَيْهِ وَ آلِهِ عَلَى اللَّهُ عَلَيْهِ وَ آلِهِ عَلَى عَمْرُو بُنُ عُبَيْدٍ وَ لَهُمْ سُوءُ ٱلدَّارِ ۞ » قَالَ فَخَرَجَ عَمْرُو بْنُ عُبَيْدٍ وَ لَهُ مُ صُواحً لَوْ لَهُ مُ مُوءً لَلْهُ عَلَيْهِ وَ هُوَ يَقُولُ هَلَكَ مَنْ قَالَ بِرَأْيِهِ وَ نَازَعَكُمْ فِي ٱلْفَضُلِ وَ ٱلْعِلْمِ».

Hadith.4932 - Abdul-Azim ibn Abdullah al-Hasani narrated from Abu Ja'far Muhammad ibn 'Ali al-Ridha ^{a.s}, from his father ^{a.s}, who said: I heard my father Imam Musa ibn Jafar Al-Kadhim ^{a.s} say:

'Amr ibn 'Ubayd al-Basri entered upon Abu Abdullah ^{a.s}. When he greeted him and sat down, he recited the verse: *"Those who avoid the major sins"* (Surah Al-Shura 42:37), then he stopped. Imam ^{a.s} said to him: "What has made you stop?"

He replied: "I wish to know the major sins from the Book of Allah ^{SWT}, the Almighty and Majestic." Imam ^{a.s} said: "Yes, O 'Amr, the greatest of the major sins is associating partners with Allah ^{SWT}. Allah ^{SWT}, the Blessed and Exalted, says: 'Indeed, Allah does not forgive associating partners with Him' (Surah An-Nisa 4:48).

And Allah (SWT), the Almighty and Majestic, says: 'Indeed, whoever associates partners with Allah, then Allah has forbidden Paradise for him, and his abode is the Fire, and there are no helpers for the wrongdoers' (Surah Al-Ma'idah 5:72).

After that is despairing of the mercy of Allah (SWT) - for Allah (SWT), the Almighty and Majestic, says: 'Indeed, no one despairs of the mercy of Allah except the disbelieving people' (Surah Yusuf 12:87).

Then, feeling secure from the plan of Allah (SWT), for Allah (SWT), the Exalted, says:

'None feels secure from the plan of Allah except the losing people' (Surah Al-A'raf 7:99).

Among them is disobedience to parents, for Allah $^{\{SWT\}}$, the Almighty and Majestic, has made the disobedient one arrogant and wretched, as He $^{\{SWT\}}$ says in His $^{\{SWT\}}$ Book:

'And dutiful to my mother, and He did not make me an arrogant wretched one' (Surah Maryam 19:32)."

And the killing of a soul 'which Allah has forbidden, except by right' (Surah Al-Isra 17:33), for Allah (SWT), the Almighty and Majestic, says: 'And whoever kills a believer intentionally, his recompense is Hell, wherein he will abide eternally...' (Surah An-Nisa 4:93) until the end of the verse.

And accusing chaste women, for Allah (SWT), the Almighty and Majestic, says: 'Indeed, those who accuse chaste, unaware, believing women are cursed in this world and the Hereafter, and for them is a great punishment' (Surah An-Nur 24:23).

And consuming the wealth of the orphan unjustly, for Allah (SWT), the Almighty and Majestic, says: 'Indeed, those who consume the wealth of orphans unjustly are only filling their bellies with fire, and they will be burned in a Blaze' (Surah An-Nisa 4:10).

And fleeing from the battlefield, for Allah {SWT}, the Almighty and Majestic, says: 'And whoever turns his back to them on that day, unless maneuvering for battle or joining another company,



has certainly drawn upon himself the wrath of Allah, and his refuge is Hell—and wretched is the destination' (Surah Al-Anfal 8:16).

And consuming usury, for Allah (SWT), the Exalted, says: 'Those who consume usury will not stand except as one stands who is being beaten by Satan into insanity' (Surah Al-Bagarah 2:275).

And Allah (SWT), the Almighty and Majestic, says: 'O you who have believed, fear Allah and give up what remains [due to you] of usury, if you should be believers. But if you do not, then be informed of a war from Allah and His Messenger...' (Surah Al-Baqarah 2:278-279).

And sorcery, for Allah (SWT), the Almighty and Majestic, says: 'And they certainly knew that whoever purchased it would have no share in the Hereafter...' (Surah Al-Bagarah 2:102).

And fornication, for Allah (SWT), the Almighty and Majestic, says: 'And whoever does that shall meet a penalty. The punishment will be doubled for him on the Day of Resurrection, and he will abide therein humiliated—except for those who repent and believe…' (Surah Al-Furgan 25:68-70).

And the false oath (al-yamin al-ghamus), for Allah (SWT), the Almighty and Majestic, says: 'Indeed, those who exchange the covenant of Allah and their oaths for a small price will have no share in the Hereafter...' (Surah Aal-e-Imran 3:77).

And misappropriation (ghulul), for Allah (SWT), the Exalted, says: 'And whoever misappropriates [an item], he will bring forth what he misappropriated on the Day of Resurrection...' (Surah Aale-Imran 3:161)."

And withholding the obligatory Zakat, for Allah ^{SWT}, the Almighty and Majestic, says: 'On the Day when it will be heated in the fire of Hell and their foreheads, their sides, and their backs will be branded with it: This is what you hoarded for yourselves, so taste what you used to hoard' (Surah At-Tawbah 9:35).

And false testimony and concealing testimony, for Allah (SWT), the Almighty and Majestic, says: 'And whoever conceals it, his heart is sinful' (Surah Al-Baqarah 2:283).

And drinking intoxicants, for Allah (SWT), the Almighty and Majestic, has equated it with the worship of idols.

And deliberately abandoning prayer or anything that Allah (SWT), the Almighty and Majestic, has made obligatory, for the Messenger of Allah (peace and blessings be upon him and his family) said: 'Whoever deliberately abandons prayer has indeed removed himself from the protection of Allah, the Almighty and Majestic, and the protection of His Messenger (peace and blessings be upon him and his family).'

And breaking covenants and severing family ties (SWT), for Allah, the Almighty and Majestic, says: 'For them is the curse, and for them is the worst home' (Surah Ar-Ra'd 13:25).

Then 'Amr ibn 'Ubayd left, crying loudly and saying, 'Perished is the one who speaks based on his own opinion and disputes with you (Imam ^{a.s}) in virtue and knowledge!'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.563 • Ilal Al-Shara'i', Vol.2 p.391 • Uyun Al-Akhbar, Vol.1 p.285 • Bihar Al-Anwar, Vol.76 p.6 • Tafsir Nur Al-Thaqalayn, Vol.5 p.160 • Tafsir Kanz Al-Daqaiq, Vol.12 p.499

-----4933 - وَ رُوِىَ فِى خَبَرِ آخَرَ: «أَنَّ ٱلْحَيْفَ فِى ٱلْوَصِيَّةِ مِنَ ٱلْكَبَائِرِ».

Hadith.4933 - And it has been narrated in another report: "Indeed, injustice in a will is among the major sins."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.565 • Man La Yahduruhu Al-Faqih, Vol.4 p.184 • Ilal Al-Shara'i', Vol.2 p.567 • Al-Wafi, Vol.5 p.1056 • Al-Wafi, Vol.24 p.60 • Wasa'il Al-Shi'ah, Vol.15 p.327 • Wasa'il Al-Shi'ah, Vol.19 p.268

.....



4934 - وَ كَتَبَ عَلِيُّ بُنُ مُوسَى اَلرُّضَا عَلَيهِ اَلسَّلامُ إِلَى مُحَمَّدِ بْنِ سِئَانِ فِيمَا كَتَبَ مِنْ جَوَابٍ مَسَائِلِهِ:
«حَرَّمُ اَللَّهُ قَثْلَ النَّفْسِ لِعِلَّةٍ فَسَادِ اَلْخُلْقِ فِي تَحْلِيلِهِ لَوْ أَحَلٌ وَ فَنَائِهِمْ وَ فَسَادِ اَلتَّذْبِيرِ وَ حَرِّمَ اَللَّهُ تَبَارَكُ وَ
تَعَالَى عُقُوقَ اَلْوَالِدَيْنِ لِمَا فِيهِ مِنَ اَلْخُرُوجِ مِنَ التَّوْقِيرِ لِلَّهِ عَزَّ وَ جَلَّ وَ اَلتَّوْقِيرِ لِلْوَالِدَيْنِ وَ كُفْرَانِ اَلتَّعْمَةِ وَ
إِبْطَالِ اَلشَّكْرٍ وَ مَا يَدْعُو مِنْ ذَلِكَ إِلَى قِلَّةِ اَلنَّسْلِ وَ إِنْقِطَاعِهِ لِمَا فِي اَلْعُقُوقِ مِنْ قِلَّةِ تَوْقِيرٍ اَلْوَالِدَيْنِ وَ الْعِرْفَانِ
إِبْطَالِ الشَّكْرِ وَ مَا يَدْعُو مِنْ ذَلِكَ إِلَى قِلَّةِ النَّسْلِ وَ إِنْقِطَاعِهِ لِمَا فِي اَلْعُقُوقِ مِنْ قِلَّةِ تَوْدِ القَّرْبِيَةِ لِعِلَّةٍ تَرْكِ اَلتَّرْبِيَةِ لِعِلَّةٍ تَرْكِ اللَّهُ تَعَالَى
بِحَقُّهِمَا وَ قَطْعِ اَلْأَرْحَامِ وَ الزَّهْمِ مِنَ الْوَالِدَيْنِ فِي الْوَلَدِ وِتَرْكِ التَّرْبِيَةِ لِعِلَّةٍ تَرْكِ الْوَلَدِ بِرَّهُمَا وَ حَرَّمَ اللَّهُ تَعَالَى
بِحَقُّهِمَا وَ قَطْعِ الْأَرْحَامِ وَ الْوَلْدِ بِرَّهُمَا وَ حَرَّمَ اللَّهُ عَزِّ وَ جَلًّ قَذْفَ الْمُحْصَنَاتِ لِمَا فِيهِ مِنْ فَسَادِ الْمُوالِيثِ وَ فَي الْوَلَدِ الْقَرْبِيَةِ وَ وَلَوْلِ اللَّهُ الْمَوَالِيثِ وَ وَلَوْ اللَّهُ الْمُوالِيثِ وَ الْمَوَالِيثِ وَ الْمَقَادِ مِنْ فَسَادِ اللَّهُ مَنْ الْمُحْصَنَاتِ لِمَا الْمَوَالِيثِ وَالْمَالُولُ اللَّهُ وَلَوْ اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ عَلَيْهُمْ فُلْ اللَّهُ عَلَى اللَّهُ عَلَيْهِ وَلَا اللَّهُ عَلَيْهِ وَلَا اللَّهُ عَلَيْهِ وَلَا اللَّهُ وَلَا اللَّهُ عَلَيْهِ وَلَا اللَّهُ عَلَيْهُ وَلَوْلِ اللَّهُ وَلَا اللَّهُ عَلَيْهُ وَاللَّهُ وَلَا اللَّهُ عَلَيْهُ فَلَا اللَّهُ عَلَيْهُ وَلَا اللَّهُ اللَّهُ الْمَقُودِ عَلَى اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ وَلَا اللَّهُ الللَّهُ اللَّهُ عَلَيْهُ وَاللَّهُ اللَّهُ اللَّهُ الللَّهُ اللللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللَّهُ اللللَّهُ اللَّهُ اللَّهُ الللللَّهُ الللللَّهُ اللللَّهُ اللللَّهُ اللللَّه

وَ لِقَوْلِ أَبِي جَعْفَرِ عَلَيْهِ السَّلامُ "إِنَّ اللَّهُ أَوْعَدَ فِي أَكُلِ مَالِ اَلْيَتِيمِ عُقُوبَتَيْنِ عُقُوبَةً فِي الدُّنْيَا وَ عُقُوبَةً فِي الْجُرَةِ» فَفِي تَحْرِيمِ مَالِ اَلْيَتِيمِ السَّبِنَقَاءُ الْيَتِيمِ وَ اِسْتِقْلالُهُ لِنَفْسِهِ وَ السَّلامَةُ لِلْعَقِبِ أَنْ يُصِيبَهُمْ مَا أَصَابَهُ لِمَا أَوْعَدَ اللَّهُ عَرٍّ وَ جَلِّ فِيهِ مِنَ الْعُقُوبَةِ مَعَ مَا فِي ذَلِكَ مِنْ طَلَبِ النِّتِيمِ بِثَأْرِهِ إِذَا أَذَرُكَ وَ وُقُوعٍ الشَّحْنَاءِ وَ الْعَدَاوَةِ وَ النَّعُضَاءِ حَتَّى يَتَفَانَوْا وَ حَرَّمَ اللَّهُ الْفِرَارَ مِنَ الرَّحْفِ لِمَا فِيهِ مِنَ الْوَهْنِ فِي الدِّينِ وَ الاِسْتِخْفَافِ اللَّهُ الْفُرَارَ مِنَ اللَّهُ الْفُرَارَ مِنَ اللَّهُ الْفُرَارَ مِنَ اللَّعْذِلِ وَ الْعُقُوبَةِ لَهُمْ عَلَى الْدُينِ وَ الْإِسْتِخْفَافِ مِنْ الْلَهُ الْمُلْومُ وَ تَرْكِ الْجَوْرِ وَ إِمَاتَتِهِ وَ الْفَسَادِ وَ لِمَا فِي ذَلِكَ مِنْ جُزْأَةِ الْعَدُوعُ عَلَى اللَّهُ عَلَى اللَّهُ عَلَى اللَّهُ الْمُسْلِمِينَ وَ مَا يَكُونُ فِي ذَلِكَ مِنَ السَّبْيِ وَ الْقَسْادِ وَ إِنظَالِ حَقَّ يدِينِ اللَّهِ عَزْ وَ جَلَّ وَعَيْرِهِ مِنَ الْفُسَادِ وَ وَالْمُقْوبَةِ الْمُعْوبَةِ فِي ذَلِكَ مِنَ السَّبْيِ وَ الْقَسْلِ وَ إِبْطَالِ حَقَّ يدِينِ اللَّهُ عَزْ وَ جَلَّ وَ عَيْدِهِ مِنَ الْفُسَادِ وَ وَالْمُوبَةِ وَ الْمُعْرَامِ الْمُعْورِ وَ إِنْطَالِ حَقَّ يدِينِ اللَّهُ عَزْ وَ جَلَّ وَالْمُوبَةِ وَ الْمُعْرِهِ وَ الْمُعْورِ وَ إِنْطَالِ حَقَّ لَكُ مِنْ اللَّهُ عَزْ وَ جَلَّ عَنْهِ وَالْمُوبَلِ لِكُونَ الْمُولِ وَ الْمُعْلِوقِ وَ لِذَلِكَ مِنْ الْمُعْورِ وَ لِذَلِكَ مِنْ فَسَادِ الْمُولِ الْمُولُ الْمُولُ الْمُعْلِ وَ مَلْ اللَّهُ عَلَى الْمُولِ الْمُولُ الْمُولِ الْمُولُ الْمُولِ الْمُولُولُ وَالْمُولُ وَ الْمُولُولُ وَلَمُ الللللَّهُ عَلَى الْمُعْلِقِ وَ لِمَا الللللْ الْمُعْلِقِ وَ مَلْ الللْمُ الْمُولُولُ وَالْمُولُ لِلْمُ الْمُولُولُ وَلَى الْمُولُولُ وَالْمُولُولُ وَالْمُولُولُ وَلَى الْمُولُولُ وَلَمُ الللللَّ الْمُولُولُ وَلَمُ الللللْ الْمُعْلِقِهِ وَالْمُولُولُ وَلَى الْمُولُ الْمُعُولُ وَلَى الْمُعْرِولُ الللللْمُ الْمُولُولُ وَالْمُولُولُ عَلَى الْمُولُولُ الْمُولُولُ وَلَى الْمُولُولُ الْمُلْمُ ا



جَلَّ اَلرِّبَا وَ بَيْعُ اَلدِّرْهَمِ بِالدِّرْهَمَيْنِ وَ عِلَّةُ تَحْرِيمِ اَلرِّبَا بَعْدَ اَلْبَيِّنَةِ لِمَا فِيهِ مِنَ اَلاِسْتِخْفَافِ بِالْمُحَرَّمِ اَلْهُ عَزَّ وَ جَلَّ لَهَا لَمْ يَكُنْ ذَلِكَ مِنْهُ إِلاَّ اِسْتِخْفَافاً بِالْمُحَرَّمِ اَلْهُ عَزَّ وَ جَلَّ لَهَا لَمْ يَكُنْ ذَلِكَ مِنْهُ إِلاَّ اِسْتِخْفَافاً بِالْمُحَرَّمِ اَلْهُ عَزَّ وَ جَلَّ لَهَا لَمْ يَكُنْ ذَلِكَ مِنْهُ إِلاَّ اِسْتِخْفَافاً بِالْمُحَرَّمِ اللَّهُ عَزَّ وَ جَلَّ لَهَا لَمْ يَكُنْ ذَلِكَ مِنْهُ إِلاَّ اِسْتِخْفَافاً بِالْمُحْرَمِ الْأَمْوَالِ وَ وَ اللَّهُ وَاللَّهُ وَاللَّهُ اللَّمُوالِ وَ اللَّهُ اللَّهُ وَاللَّهُ مِنَ الْفُسْادِ وَ الظُّلْمِ وَ فَنَاءِ لَا اللَّهُ مِنَ الْفَسَادِ وَ الظُّلْمِ وَ فَنَاءِ اللَّمْوَالِ».

Hadith.4934 - Imam Ali ibn Musa Ar-Ridha ^{a.s} wrote to Muhammad ibn Sinan in response to his questions:

"Allah (SWT) has forbidden the killing of a soul because of the corruption it would cause among creation if it were permitted, leading to their annihilation and the disruption of order.

Allah (SWT), Blessed and Exalted, has forbidden disobedience to parents because it entails abandoning reverence for Allah (SWT), the Mighty and Majestic, and respect for parents. It also involves ingratitude for blessings, the nullification of gratitude, and leads to a decrease and eventual cessation of offspring due to the lack of respect and recognition of parents' rights, the severing of family ties, and the parents' disinterest in their children, resulting in neglecting their upbringing due to the child's failure to honor them.

Allah (SWT), the Exalted, has forbidden adultery because of the corruption it brings, such as the killing of souls, the loss of lineage, neglect in raising children, the disruption of inheritance, and other forms of corruption that arise from it.

And Allah (SWT), the Mighty and Majestic, has forbidden the slandering of chaste women because it leads to the corruption of lineage, denial of children, disruption of inheritance, neglect in upbringing, and the loss of relationships and associations. It also includes grave sins and causes that lead to the corruption of creation.

Allah (SWT) has forbidden the consumption of an orphan's wealth unjustly due to many reasons related to corruption. The foremost of these is that when a person consumes the wealth of an orphan unjustly, it is as if he has contributed to the orphan's death. The orphan is not self-sufficient, cannot manage his own affairs, and has no one to care for him as his parents would. Thus, when his wealth is consumed, it is as though he has been killed, leading him to poverty and destitution, in addition to what Allah (SWT) has forbidden and the punishment He has set, as Allah (SWT), the Mighty and Majestic, says: 'And let those fear [injustice] who, if they left behind weak offspring, would be fearful for them. So let them fear Allah and speak words of appropriate justice' (Surah An-Nisa 4:9)."

And Abu Ja'far Imam Muhammad ibn Ali Al-Baqir (a.s) said: "Indeed, Allah (SWT) has promised two punishments for consuming the wealth of an orphan: a punishment in this world and a punishment in the Hereafter."

Thus, the prohibition of consuming the wealth of an orphan ensures the preservation of the orphan, their independence, and the safety of their descendants from facing the same consequences due to the punishment Allah (SWT), the Mighty and Majestic, has promised. Additionally, it prevents the orphan from seeking revenge when they grow up and stops the spread of hatred, enmity, and hostility, which could lead to mutual destruction.

Allah (SWT) has forbidden fleeing from the battlefield because it weakens the religion, shows disregard for the messengers and just Imams (peace be upon them), and results in abandoning their support against enemies. It leads to punishment for denying what they called toward—acknowledging the Lordship (AZJ) of Allah (SWT), establishing justice, and rejecting oppression—thus allowing oppression and corruption to prevail. Moreover, it emboldens the enemy against Muslims, leading to captivity, killing, and the nullification of Allah's (SWT) true religion and other forms of corruption.



Allah ^{SWT}, the Mighty and Majestic, has forbidden reverting to a nomadic life after migration because it entails turning away from religion, abandoning the support of prophets and divine proofs (peace be upon them), and causing corruption while nullifying the rights of those deserving them. This prohibition is not due to merely living in the desert. For this reason, if a person fully understands the religion, it is impermissible for them to live among the ignorant and those who instill fear, as there is a risk they may abandon knowledge, associate with the ignorant, and persist in ignorance.

The reason for the prohibition of usury is due to what Allah ^{SWT}, the Mighty and Majestic, has forbidden and because of the corruption it brings to wealth. When a person buys one dirham with two dirhams, the value of one dirham is legitimate while the other is invalid. Thus, both selling and buying through usury result in loss for both the buyer and the seller in every case. Therefore, Allah ^{SWT}, the Mighty and Majestic, has forbidden usury due to the corruption it causes in wealth, just as He has prohibited handing over wealth to the foolish because of the fear that they would squander it, until their sound judgment is observed. For this reason, Allah ^{SWT}, the Mighty and Majestic, has forbidden usury.

The sale involving usury is like selling one dirham for two dirhams. The reason for the prohibition of usury, even after clear evidence, is because it reflects disregard for what Allah ^{SWT} has forbidden. It becomes a major sin after clarification, and Allah's ^{SWT} prohibition of it is only due to treating the sacred and forbidden lightly. Taking it lightly leads to disbelief.

The reason for the prohibition of deferred usury (riba al-nasi'ah) is because it leads to the loss of kindness, the destruction of wealth, people becoming overly focused on profit, abandoning loans, and neglecting charitable lending, which is a form of kindness. It results in corruption, oppression, and the eventual destruction of wealth."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.565 • Al-Wafi, Vol.5 p.1059

4935 - وَ رَوَى هِشَامُ بْنُ سَالِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّهُ قَالَ: «إِنَّمَا حَرَّمَ اَللَّهُ عَزَّ وَ جَلَّ اَلرِّبَا كَيْلاَ يَمْتَنِعُوا مِنْ صَنَائِعِ اَلْمَعْرُوفِ».

Hadith.4935 - Hisham ibn Salim narrated from Abu Abdillah ^{a.s} that he said:

"Indeed, Allah (SWT), the Mighty and Majestic, only forbade usury so that people would not refrain from acts of kindness."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.566 • Wasa'il Al-Shi'ah, Vol.18 p.120

4936 - وَ فِي رِوَايَةِ مُحَمَّدِ بْنِ عَطِيَّةَ عَنْ زُرَارَةَ عَنْ أَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ قَالَ: «إِنَّمَا حَرَّمَ اَللَّهُ عَزَّ وَ جَلَّ اَلرِّبَا لِئَلاً يَذْهَبَ اَلْمَعْرُوفُ».

Hadith.4936 - In the narration of Muhammad ibn Atiyyah from Zurara, from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, he said:

"Indeed, Allah (SWT), the Mighty and Majestic, only forbade usury so that acts of kindness would not disappear."

[REFERENCES]

 $\label{eq:manLaYahduruhuAl-Faqih, Vol.3 p. 566 • Ilal Al-Shara'i', Vol.2 p. 483 • Al-Wafi, Vol.5 p. 1062 • Wasa'il Al-Shi'ah, Vol. 18 p. 120 \\$



4937 - وَ سَأَلَ هِشَامُ بْنُ اَلْحَكَمِ أَبَا عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : عَنْ عِلَّةِ تَحْرِيمِ اَلرَّبَا فَقَالَ «إِنَّهُ لَوْ كَانَ اَلرَّبَا حَلاَلًا لَتَرَكَ اَلنَّاسُ مِنَ اَلْحَرَامِ إِلَى اَلْحَلاَلِ وَ إِلَى حَلاَلًا لَتَرَكَ اَلنَّاسُ مِنَ اَلْحَرَامِ إِلَى اَلْحَلاَلِ وَ إِلَى حَلاَلًا لَتَرَكَ اَلنَّاسُ مِنَ اَلْحَرَامِ إِلَى اَلْحَلاَلِ وَ إِلَى اَلْتَجَارَاتِ وَ مَا يَحْتَاجُونَ إِلَيْهِ فَحَرَّمَ اَللَّهُ اَلرِّبَا لِيَفِرَّ اَلنَّاسُ مِنَ اَلْحَرَامِ إِلَى اَلْحَلاَلِ وَ إِلَى اَلْتَرْفِ. اللهُ اللهُ الرَّبَا لِيَفِرَّ النَّاسُ مِنَ الْحَرَامِ إِلَى اَلْحَلالِ وَ إِلَى اللهُ ا

Hadith.4937 - Hisham ibn al-Hakam asked Abu Abdillah ^{a.s} about the reason for the prohibition of usury.

Imam ^{a.s} said: "If usury had been permissible, people would have abandoned trade and the things they need. Therefore, Allah ^{SWT} forbade usury so that people would turn away from what is unlawful toward what is lawful, engaging in trade, buying, and selling, allowing these practices to continue among them through lending."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.567

Hadith.4938 - In the narration of al-Sakooni from Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s}, it is reported that the Messenger of Allah ^{SWT} (peace be upon him and his family) said:

"The magician among the Muslims is to be executed, but the magician among the disbelievers is not to be executed."

It was asked: "O Messenger of Allah $^{\{SWT\}}$, why is the magician among the disbelievers not executed?"

He {saws} replied: "Because polytheism is greater than magic, and indeed, magic and polytheism are closely linked."

[REFERENCES]

Al-Kafi, Vol.7 p.260 • Man La Yahduruhu Al-Faqih, Vol.3 p.567 • Al-Ash'athiyat, Vol.1 p.128 • Tahdhib Al-Ahkam, Vol.10 p.147 • Al-Wafi, Vol.5 p.1062 • Al-Wafi, Vol.15 p.477 • Wasa'il Al-Shi'ah, Vol.17 p.146 • Wasa'il Al-Shi'ah, Vol.28 p.365 • Bihar Al-Anwar, Vol.76 p.212 • Mustadrak Al-Wasa'il, Vol.13 p.106

4939 - وَ قَالَ أَبُو جَعْفَر عَلَيْهِ اَلسَّلاَمُ : «حَرَّمَ اَللَّهُ عَزَّ وَ جَلَّ اَلْخَمْرَ لِفِعْلِهَا وَ فَسَادِهَا».

Hadith.4939 - Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} said:

"Allah (SWT), the Mighty and Majestic, has forbidden alcohol because of its effects and its corruption."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.567 • Al-Wafi, Vol.5 p.1063 • Wasa'il Al-Shi'ah, Vol.25 p.303



4940 - وَ رُوِيَ عَنْ إِسْمَاعِيلَ بْنِ مِهْرَانَ عَنْ أَحْمَدَ بْنِ مُحَمَّدِ عَنْ جَابِرِ عَنْ زَيْنَبَ بِنْتِ عَلِيَّ عَلَيْهِ اَلسَّلاَمُ فِي خُطْبَتِهَا فِي مَعْنَى فَدَكَ: «لِلَّهِ فِيكُمْ عَهْدٌ قَدَّمَهُ إِلَيْكُمْ وَ بَقِيَّةٌ اِسْتَخْلَفَهَا عَلَيْكُمْ ، كِتَابُ اللَّهِ بَيِّنَةٌ بَصَائِرُهُ وَ آيُ مُنْكَشِفَةٌ سَرَائِرُهُ وَ بُرْهَانُ مُتَجَلِّيَةٌ ظَوَاهِرُهُ مُدِيمٌ لِلْبَرِيَّةِ اِسْتِمَاعُهُ وَ قَائِدٌ إِلَى الرُّضُوَانِ أَتْبَاعَهُ مُؤَدِّياً إِلَى النَّجَاةِ أَشْيَاعَهُ فِيهِ تِبْيَانُ حُجَجِ اللَّهِ اَلْمُنَوَّرَةٍ وَ مَحَارِمِهِ الْمَحْدُودَةِ وَ قَائِدٌ إِلَى الرُّضُوانِ أَتْبَاعَهُ مُؤَدِّياً إِلَى النَّجَاةِ أَشْيَاعَهُ فِيهِ تِبْيَانُ حُجَجِ اللهِ اَلْمُنَوَّرَةٍ وَ مَحَارِمِهِ الْمُحْدُودَةِ وَ فَصَائِلِهِ الْمُندُوبَةِ وَ جُمَلِهِ الْكَافِيَةِ وَ رُخَصِهِ الْمُوهُوبَةِ وَ شَرَائِعِهِ الْمَكثوبَةِ وَ بَيِّنَاتِهِ الْمُنوَّرَةِ وَ الصَّلامَ اللهُ اللهُ الْإِيمَانَ تَطْهِيراً مِنَ الشَّرْكِ وَ الصَّلامَ اللهُ اللهُ الْإِيمَانَ تَطْهِيراً مِنَ الشَّرْكِ وَ الصَّلامَ تَنْزِيها عَنِ الْكِبْرِ وَ الرَّكَاةَ زِيَادَةً فِي الرِّرْقِ وَ الصَّيَامُ تَنْبِيناً لِلْإِخْلَاصِ وَ الْحَالِي تَطْهِيراً مِنَ الشَّرْكِ وَ الْعَلْدِ وَ الطَّاعَةَ يَظَاماً لِلْمَعْرُوفِ مَصَاصَةً لِلْعَامِةِ وَ الْإِمَامَةَ لَمَا مِنَ الْفُولُوتِ وَ الْمَعْرُوفِ مَصَامَةً لِلْعُمْرَةِ وَ تَوْفِيَةَ الْمُعَلِيلِ وَ الْمُعْرُوفِ مَنْ الللهُ وَالْمَالَامِ لَللْمُعْرَةِ وَ تَوْفِينَةً الْمُعَلِيلِ وَ الْمُوالِيلِ وَ الْمُعْرُوفِ مَلْ اللهُ السَّرِقَةِ إِيجَابًا لِلْعِفَةِ وَ أَلْوَالِدَيْنِ وَقَايَةً عَلَى السَّخُولَةِ وَ الْمُعْرُونِ وَ تَوْفِينَةَ الْمُعْرَةِ وَ تَوْفِينَةً الْمُعْرُولِ وَ الْمُعْرُوفِ مَلْ اللهُ السَّلَامُ اللهُ اللَّهُ اللهُ اللهُ عَلَى الللهُ عَلَى اللهُ عَلَى الللهُ عَلَى اللهُ اللهُ عَلَى الللهُ عَلَى الللهُ عَلَى اللهُ اللهُ اللهُ السَّلَو اللهُ السَّرِي الْوَالِدَلُولُ اللهُ ال

وَ ٱلْخُطْبَةُ طَوِيلَةٌ أَخَذْنَا مِنْهَا مَوْضِعَ ٱلْحَاجَةِ.

Hadith.4940 - It is narrated from Isma'il ibn Mihran, from Ahmad ibn Muhammad, from Jabir, from Sayyidah Zaynab bint Ali ^{s.a}, who said that Sayyidah Fatimah ^{s.a}, peace be upon them all stated in her sermon regarding Fadak:

"Allah (SWT) has placed upon you a covenant that He (SWT) advanced to you and a successor He (SWT) has appointed over you—the Book of Allah (SWT). Its insights are clear, its signs are evident, its inner meanings are unveiled, and its proofs are manifest. It is a guide whose listening is continuous for creation, a leader whose followers are led to Allah's (SWT) pleasure, and it brings salvation to its adherents.

Within it are the explanations of Allah's ^{SWT} illuminated arguments, His ^{SWT} defined prohibitions, His ^{SWT} encouraged virtues, His ^{SWT} comprehensive instructions, His ^{SWT} granted allowances, and His ^{SWT} prescribed laws.

Allah (SWT) has obligated faith as purification from polytheism, prayer as a means of distancing from arrogance, zakat as an increase in sustenance, fasting as a clarification of sincerity, Hajj as a strengthening of religion, justice as a source of comfort for hearts, obedience as a system for the community, leadership (Imamate) as a means to unite the people, jihad as an honor for Islam, patience as aid in seeking rewards, enjoining good as a benefit for the public, honoring parents as protection from Allah's (SWT) anger, maintaining family ties as a cause for increasing progeny, legal retribution as a safeguard for blood, fulfilling vows as a path to forgiveness, giving full measure and weight as a safeguard against cheating, avoiding the slander of chaste women as protection from curse, abstaining from theft as a guarantee of chastity, and refraining from consuming the wealth of orphans as protection from injustice.

Justice in rulings ensures comfort for the subjects, and Allah $^{\{SWT\}}$ has forbidden polytheism to ensure sincerity in His Lordship $^{\{AZJ\}}$.

So, 'Fear Allah $^{\text{(SWT)}}$ as He $^{\text{(SWT)}}$ should be feared' in what Allah $^{\text{(SWT)}}$ has commanded you and refrain from what He has prohibited you from."

[AL SADUQ]

And the sermon is lengthy, and we have taken from it what was necessary.



[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.567 • Al-Wafi, Vol.5 p.1063

4941 - وَ فِي رِوَايَةِ أَبِي خَدِيجَةَ سَالِمِ بْنِ مُكْرَمٍ ٱلْجَمَّالِ عَنْ أَبِي عَبْدِ ٱللَّهِ عَلَيْهِ ٱلسَّلاَمُ قَالَ: «ٱلْكَذِبُ عَلَى ٱللَّهِ وَ عَلَى رَسُولِهِ وَ عَلَى ٱلْأَوْصِيَاءِ عَلَيْهِمُ ٱلسَّلاَمُ مِنَ ٱلْكَبَائِرِ».

Hadith.4941 - In the narration of Abu Khadijah Salim ibn Mukarram al-Jammal from Abu Abdillah ^{a.s}, he said:

"Lying against Allah $^{\text{SWT}}$, His Messenger $^{\text{saws}}$, and the successors $^{\text{a.s.}}$ (peace be upon them) is among the major sins."

[REFERENCES]

Al-Muhasin, Vol.1 p.118 • Tafsir Al-'Ayyashi, Vol.1 p.238 • Man La Yahduruhu Al-Faqih, Vol.3 p.568 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.268 • Al-Wafi, Vol.5 p.1056 • Wasa'il Al-Shi'ah, Vol.15 p.327 • Tafsir Al-Burhan, Vol.2 p.69 • Bihar Al-Anwar, Vol.76 p.13 • Bihar Al-Anwar, Vol.76 p.14 • Mustadrak Al-Wasa'il, Vol.9 p.92

4942 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «مَنْ قَالَ عَلَيَّ مَا لَمْ أَقُلْ فَلْيَتَبَوَّأُ مَقْعَدَهُ مِنَ اَلنَّارِ ».

Hadith.4942 - The Messenger of Allah ^{SWT} (peace be upon him and his family) said: "Whoever attributes to Me ^{saws} something I did not say, let him prepare his seat in the Fire."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.569 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.268 • Wasa'il Al-Shi'ah, Vol.15 p.327 • Bihar Al-Anwar, Vol.2 p.117

4943 - وَ رَوَى يُونُسُ بْنُ عَبْدِ اَلرَّحْمَنِ عَنْ عَبْدِ اَللَّهِ بْنِ سُلَيْمَانَ قَالَ سَمِعْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «مَنْ آمَنَ رَجُلاً عَلَى دَمِهِ، ثُمَّ قَتَلَهُ جَاءَ يَوْمَ اَلْقِيَامَةِ يَحْمِلُ لِوَاءَ اَلْغَدْرِ».

Hadith.4943 - Yunus ibn Abd al-Rahman narrated from Abdullah ibn Sulayman, who said: I heard Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} say:

"Whoever grants a man safety over his life and then kills him will come on the Day of Judgment carrying the banner of treachery."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.569 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.256 • Bihar Al-Anwar, Vol.7 p.217

4944 - وَ رَوَى أَحْمَدُ بْنُ اَلنَّضْرِ عَنْ عَبَّادٍ عَنْ كَثِيرٍ اَلنَّوَّاءِ قَالَ: سَأَلْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ عَنِ اَلْكَبَائِرِ فَقَالَ «كُلُّ مَا أَوْعَدَ اَللَّهُ عَزَّ وَ جَلَّ عَلَيْهِ اَلنَّارَ».

Hadith.4944 - Ahmad ibn al-Nadr narrated from Abbad, from Kathir al-Nawwa', who said: I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s} about the major sins. He said: "Every sin for which Allah ^{SWT}, the Mighty and Majestic, has promised the Hellfire is a major sin."



[REFERENCES]

Tafsir Al-'Ayyashi, Vol.1 p.239 • Man La Yahduruhu Al-Faqih, Vol.3 p.569 • Al-Wafi, Vol.5 p.1056 • Wasa'il Al-Shi'ah, Vol.15 p.317 • Wasa'il Al-Shi'ah, Vol.15 p.327 • Bihar Al-Anwar, Vol.76 p.13 • Bihar Al-Anwar, Vol.76 p.15

4945 - وَ رَوَى زُرْعَةُ بْنُ مُحَمَّدٍ اَلْحَضْرَمِيُّ عَنْ سَمَاعَةَ بْنِ مِهْرَانَ قَالَ سَمِعْتُهُ يَقُولُ: «إِنَّ اَللَّهَ تَبَارَكَ وَ تَعَالَى أَوْعَدَ فِي أَكْلِ مَالِ اَلْيَتِيمِ عُقُوبَتَيْنِ أَمَّا إِحْدَاهُمَا فَعُقُوبَةُ اَلْآخِرَةِ بِالنَّارِ وَ أَمَّا عُقُوبَةُ اَلدُّنْيَا فَهُوَ قَوْلُهُ عَزَّ وَ أَوْعَدَ فِي أَكْلِ مَالِ اَلْيَتِيمِ عُقُوبَتَيْنِ أَمَّا إِحْدَاهُمَا فَعُقُوبَةُ اَلْآخِرَةِ بِالنَّارِ وَ أَمَّا عُقُوبَةُ اَلدُّنْيَا فَهُو قَوْلُهُ عَزَّ وَ جَلَّ: (لَيَخْشَ اَلَّذِينَ لَوْ تَرَكُوا مِنْ خَلْفِهِمْ ذُرِّيَّةً ضِعَافاً خَافُوا عَلَيْهِمْ فَلْيَتَّقُوا اللَّهَ وَ لْيَقُولُوا قَوْلاً سَدِيداً () يَعْنِي بِذَلِكَ لِيَخْشَ أَنْ أَخْلُفَهُ فِي ذُرِّيَّتِهِ كَمَا صَنَعَ بِهَؤُلاَءِ اَلْيَتَامَى ».

Hadith.4945 - Zurah ibn Muhammad al-Hadrami narrated from Samaah ibn Mihran, who said: I heard Imam ^{a.s.} say: "Indeed, Allah ^{SWT}, Blessed and Exalted, has promised two punishments for consuming the wealth of an orphan.

One is the punishment in the Hereafter, which is the Fire, and the other is the punishment in this world, as stated by Allah (SWT), the Mighty and Majestic: 'And let those fear (Allah (SWT)) who, if they left behind weak offspring, would be afraid for them. So let them fear Allah (SWT) and speak words of appropriate justice.' (Surah An-Nisa 4:9)

This means that one should fear that Allah (SWT) might deal with his own offspring as to what (wrong) he has done to these orphans."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.569 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.234 • Al-Wafi, Vol.5 p.1056 • Bihar Al-Anwar, Vol.76 p.269 • Tafsir Nur Al-Thaqalayn, Vol.1 p.447 • Tafsir Kanz Al-Daqaiq, Vol.3 p.337 • Tafsir Kanz Al-Daqaiq, Vol.3 p.341

4946 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «سِبَابُ اَلْمُؤْمِنِ فِسْقُ وَ قِتَالُهُ كُفْرٌ وَ أَكُلُ لَحْمِهِ مِنْ مَعْصِيَةِ اَللَّهِ وَ حُرْمَةُ مَالِهِ كَحُرْمَةِ دَمِهِ ».

Hadith.4946 - The Messenger of Allah (SWT) (peace be upon him and his family) said:

"Insulting a believer is wickedness, fighting him is disbelief, consuming his flesh (through backbiting) is disobedience to Allah (SWT), and the sanctity of his wealth is like the sanctity of his blood."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.569 • Bihar Al-Anwar, Vol.72 p.320

4947 - وَ قَالَ ٱلصَّادِقُ عَلَيْهِ ٱلسَّلاَمُ : «مَنِ اِكْتَحَلَ بِمِيلِ مِنْ مُسْكِرٍ كَحَلَهُ ٱللَّهُ بِمِيلٍ مِنْ نَارٍ».

Hadith.4947 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Whoever applies kohl with a stick dipped in an intoxicant, Allah will apply a stick of fire to his eyes."

[REFERENCES]

Al-Kafi, Vol.6 p.414 • Man La Yahduruhu Al-Faqih, Vol.3 p.570 • Tahdhib Al-Ahkam, Vol.9 p.114 • A'lam Al-Din, Vol.1 p.405 • Awali Al-La'ali, Vol.3 p.463 • Al-Wafi, Vol.20 p.640 • Wasa'il Al-Shi'ah, Vol.25 p.349 • Al-Fusul Al-Muhimmah, Vol.3 p.155 • Bihar Al-Anwar, Vol.59 p.90



4948 - وَ رَوَى اِبْنُ أَبِي عُمَيْرٍ عَنْ إِسْمَاعِيلَ بْنِ سَالِمٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: سَأَلَهُ رَجُلٌ فَقَالَ أَصْلَحَكَ اَللَّهُ شُرْبُ اَلْخَمْرِ» ثُمَّ قَالَ «أَ وَ تَدْرِي لِمَ ذَلِكَ» قَالَ لاَ قَالَ «لِأَنَّهُ يَصِيرُ فِي حَالِ لاَ يَعْرِفُ فِيهَا رَبَّهُ عَزَّ وَ جَلَّ».

Hadith.4948 - Ibn Abi Umayr narrated from Isma'il ibn Salim, who reported from Abu Abdillah ^{a.s} that a man asked him:

"May Allah (SWT) rectify you, is drinking alcohol worse or abandoning prayer?"

Imam ^{a.s} replied: "Drinking alcohol."

Then Imam ^{a.s} said: "Do you know why that is?"

The man replied: "No."

Imam ^{a.s} said: "Because it leads a person to a state where he no longer recognizes his Lord ^{AZJ}, the Mighty and Majestic."

[REFERENCES]

Al-Muhasin, Vol.1 p.125 • Al-Kafi, Vol.6 p.402 • Man La Yahduruhu Al-Faqih, Vol.3 p.570 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.243 • Al-Wafi, Vol.20 p.605 • Wasa'il Al-Shi'ah, Vol.25 p.313 • Bihar Al-Anwar, Vol.76 p.138

4949 - وَ قَالَ عَلَيْهِ اَلسَّلاَمُ: «إِنَّ أَهْلَ اَلرِّيِّ فِي اَلدُّنْيَا مِنَ اَلْمُسْكِرِ يَمُوتُونَ عِطَاشاً وَ يُحْشَرُونَ عِطَاشاً وَ يَدْخُلُونَ اَلنَّارَ عِطَاشاً ».

Hadith.4949 - Imam (a.s) said:

"Indeed, those who indulge in intoxicants in this world will die thirsty, be resurrected thirsty, and enter the Fire thirsty."

[REFERENCES]

Al-Kafi, Vol.6 p.400 • Man La Yahduruhu Al-Faqih, Vol.3 p.570 • Al-Wafi, Vol.20 p.635 • Wasa'il Al-Shi'ah, Vol.25 p.327 • Wasa'il Al-Shi'ah, Vol.25 p.349

.....

4950 - وَ رَوَى أَبَانُ بْنُ عُثْمَانَ عَنِ اَلْفُضَيْلِ بْنِ يَسَارٍ قَالَ سَمِعْتُ أَبَا جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ يَقُولُ: «مَنْ شَرِبَ الْخَمْرَ فَسَكِرَ مِنْهَا لَمْ تُقْبَلْ لَهُ صَلاَةٌ أَرْبَعِينَ يَوْماً فَإِنْ تَرَكَ اَلصَّلاَةَ فِي هَذِهِ اَلْأَيَّامِ ضُوعِفَ عَلَيْهِ اَلْعَذَابُ لِتَرْكِهِ اَلْخَمْرَ فَسَكِرَ مِنْهَا لَمْ تُقْبَلْ لَهُ صَلاَةٌ أَرْبَعِينَ يَوْماً فَإِنْ تَرَكَ اَلصَّلاَةَ فِي هَذِهِ اَلْأَيَّامِ ضُوعِفَ عَلَيْهِ اَلْعَذَابُ لِتَرْكِهِ اَلْطَلاَةَ».

Hadith.4950 - Aban ibn Uthman narrated from al-Fudayl ibn Yasar, who said:

I heard Abu Ja'far Imam Muhammad ibn Ali Al-Bagir (a.s) say:

"Whoever drinks alcohol and becomes intoxicated by it, his prayer will not be accepted for forty days. And if he abandons prayer during these days, his punishment will be doubled for neglecting the prayer."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.570 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.243 • Al-Khisal, Vol.2 p.534 • Rawdat Al-Wa'izin, Vol.2 p.464 • Al-Wafi, Vol.20 p.617 • Wasa'il Al-Shi'ah, Vol.25 p.303 • Wasa'il Al-Shi'ah, Vol.25 p.330 • Bihar Al-Anwar, Vol.76 p.134 • Bihar Al-Anwar, Vol.81 p.319



4951 - وَ فِي خَبَر آخَرَ: «إِنَّ صَلاَتَهُ تُوقَفُ بَيْنَ اَلسَّمَاءِ وَ اَلْأَرْضِ فَإِذَا تَابَ رُدَّتْ عَلَيْهِ وَ قُبلْتُ مِنْهُ».

Hadith.4951 - And in another narration:

"Indeed, his prayer will be suspended between the sky and the earth. But if he repents, it will be returned to him and accepted from him."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.571

4952 - وَ رَوَى إِبْرَاهِيمُ بْنُ هَاشِمٍ عَنْ عَمْرِو بْنِ عُثْمَانَ عَنْ أَحْمَدَ بْنِ إِسْمَاعِيلَ ٱلْكَاتِبِ عَنْ أَبِيهِ قَالَ: أَقْبَلَ مُحَمَّدُ بْنُ عَلِيٍّ عَلَيْهِ ٱلسَّلاَمُ فِي ٱلْمَسْجِدِ ٱلْحَرَامِ فَقَالَ بَعْضُهُمْ لَوْ بَعَثْتُمْ إِلَيْهِ بَعْضَكُمْ يَسْأَلُهُ فَأَتَاهُ شَابٌ مِنْهُمْ فَقَالَ لَهُ «يَا عَمِّ مَا أَكْبَرُ ٱلْكَبَائِر»

قَالَ «شُرْبُ اَلْخَمْرِ» فَأَتَاهُمْ فَأَخْبَرَهُمْ فَقَالُوا لَهُ عُدْ إِلَيْهِ فَلَمْ يَزَالُوا بِهِ حَتَّى عَادَ إِلَيْهِ فَسَأَلَهُ فَقَالَ لَهُ «أَ لَمْ أَقُلْ لَكَ يَا إِبْنَ أَخِي شُرْبَ اَلْخَمْرِ إِنَّ شُرْبَ اَلْخَمْرِ يُدْخِلُ صَاحِبَهُ فِي اَلزِّنَا وَ اَلسَّرِقَةِ وَ قَتْلِ اَلنَّفْسِ «اَلَّتِي أَقُلْ لَكَ يَا إِبْنَ أَخِي شُرْبَ اَلْخَمْرِ إِنَّ شُرْبَ اَلْخَمْرِ يُدْخِلُ صَاحِبَهُ فِي اَلزِّنَا وَ اَلسَّرِقَةِ وَ قَتْلِ اَلنَّفْسِ «اَلَّتِي حَرَّمَ اللَّهُ»

وَ فِي اَلشُّرْكِ بِاللَّهِ وَ أَفَاعِيلُ اَلْخَمْرِ تَعْلُو عَلَى كُلِّ ذَنْبٍ كَمَا تَعْلُو شَجَرَتُهَا عَلَى كُلِّ شَجَرَةٍ».

Hadith.4952 - Ibrahim ibn Hashim narrated from Amr ibn Uthman, from Ahmad ibn Isma'il al-Katib, from his father, who said:

Imam Muhammad ibn Ali Al-Baqir ^{a.s} entered the Sacred Mosque (Masjid al-Haram), and some people said: "Why don't you send one of you to ask him a question?"

So a young man from among them approached him and asked: "O uncle, what is the greatest of the major sins?"

Imam ^{a.s} replied: "Drinking alcohol."

The young man returned and informed them.

They said to him (the boy): "Go back to him."

They persisted until he returned to Imam ${}^{\{a.s\}}$ and asked again.

The Imam ^{a.s} said:

"Did I not already tell you, O son of my brother, that it is drinking alcohol? Indeed, drinking alcohol leads its drinker to adultery, theft, the killing of a soul which Allah (SWT) has forbidden, and associating partners with Allah (SWT). The consequences of alcohol surpass every sin, just as its tree rises above all other trees."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.571

4953 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «مَنْ قَتَلَ نَفْسَهُ مُتَعَمِّداً فَهُوَ فِي نَارِ « جَهَنَّمُ خَالِداً فِيهَا» ».

قَالَ اللَّهُ تَبَارَكَ وَ تَعَالَى

۞ وَ لا تَقْتُلُوا أَنْفُسَكُمْ إِنَّ اللَّهَ كانَ بِكُمْ رَحِيماً. وَ مَنْ يَفْعَلْ ذلِكَ عُدُواناً وَ ظُلْماً فَسَوْفَ نُصْلِيهِ ناراً وَ كانَ ذلِكَ عَلَى

اللَّهِ يَسِيراً ۞



Hadith.4953 - Imam Jafar ibn Muhammad Al-Sadiq (a.s) said:

"Whoever intentionally kills himself will be in the Fire of Hell, abiding therein forever."

[AL SADUQ]

Allah (SWT), Blessed and Exalted, says: "And do not kill yourselves. Indeed, Allah (SWT) is ever Merciful to you. And whoever does that in aggression and injustice—We will drive him into a Fire. And that is easy for Allah (SWT)." (Surah An-Nisa 4:29-30)

IREFERENCES1

Man La Yahduruhu Al-Faqih, Vol.3 p.571 • Man La Yahduruhu Al-Faqih, Vol.4 p.95 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.276 • Al-Wafi, Vol.16 p.568 • Wasa'il Al-Shi'ah, Vol.29 p.24 • Bihar Al-Anwar, Vol.101 p.376

4954 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «كُلُّ بِدْعَةٍ ضَلاَلَةٌ وَ كُلُّ ضَلاَلَةٍ سَبِيلُهَا إِلَى اَلنَّارٍ ».

Hadith.4954 - The Messenger of Allah {SWT} (peace be upon him and his family) said: "Every innovation is misguidance, and every misguidance leads to the Fire."

[REFERENCES]

Al-Muhasin, Vol.1 p.207 • Al-Kafi, Vol.1 p.56 • Man La Yahduruhu Al-Faqih, Vol.3 p.572 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.258 • Al-Wafi, Vol.1 p.249 • Wasa'il Al-Shi'ah, Vol.16 p.270 • Wasa'il Al-Shi'ah, Vol.16 p.271 • Wasa'il Al-Shi'ah, Vol.16 p.272 • Al-Fusul Al-Muhimmah, Vol.1 p.529 • Bihar Al-Anwar, Vol.2 p.303

Hadith.4955 - Muhammad ibn Muslim narrated from Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s.} who said:

"The slightest form of polytheism is when a man invents an opinion and then loves and hates based on it."

[REFERENCES]

Fiqh Al-Ridha, Vol.1 p.383 • Al-Muhasin, Vol.1 p.207 • Man La Yahduruhu Al-Faqih, Vol.3 p.572 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.258 • Al-Wafi, Vol.4 p.200 • Wasa'il Al-Shi'ah, Vol.16 p.270 • Bihar Al-Anwar, Vol.2 p.304 • Bihar Al-Anwar, Vol.2 p.308

4956 - وَ رَوَى اَلْحَسَنُ بْنُ مَحْبُوبٍ عَنْ عَبْدِ اَللَّهِ بْنِ سِنَانٍ عَنْ أَبِي حَمْزَةَ قَالَ: قُلْتُ لِأَبِي جَعْفَرٍ عَلَيْهِ اَلسَّلاَمُ مَا أَدْنَى اَلنَّصْبِ قَالَ «أَنْ يَبْتَدِعَ اَلرَّجُلُ شَيْئاً فَيُحِبَّ عَلَيْهِ وَ يُبْغِضَ عَلَيْهِ».

Hadith.4956 - Al-Hasan ibn Mahbub narrated from Abdullah ibn Sinan, from Abu Hamzah, who said: I asked Abu Ja'far Imam Muhammad ibn Ali Al-Baqir ^{a.s}, "What is the least form of (nasb) hostility (towards the Ahlulbayt ^{a.s})?"

Imam ^{a.s} replied: "It is when a man innovates something, and then loves because of it and hates because of it."

[REFERENCES]

 $\label{lem:man_lambdal} \mbox{Man La Yahduruhu Al-Faqih, Vol.3 p.572} \bullet \mbox{Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.258} \bullet \mbox{Al-Wafi, Vol.4 p.200} \bullet \mbox{Bihar Al-Anwar, Vol.2 p.304} \\ \mbox{Single Pinch P$



4957 - وَ قَالَ عَلِيٌّ عَلَيْهِ ٱلسَّلاَمُ : «مَنْ مَشَى إِلَى صَاحِبِ بِدْعَةٍ فَوَقَّرَهُ فَقَدْ سَعَى فِي هَدْمِ ٱلْإِسْلاَمِ ».

Hadith.4957 - Imam Ali ibn Abi Talib (a.s) said:

"Whoever walks towards a person of innovation and shows him respect has indeed contributed to the destruction of Islam."

[REFERENCES]

Al-Muhasin, Vol.1 p.208 • Man La Yahduruhu Al-Faqih, Vol.3 p.572 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.258 • Al-Wafi, Vol.1 p.245 • Wasa'il Al-Shi'ah, Vol.16 p.267 • Wasa'il Al-Shi'ah, Vol.16 p.271 • Bihar Al-Anwar, Vol.2 p.304

4958 - وَ رَوَى هِشَامُ بُنُ اَلْحَكَمِ وَ أَبُو بَصِيرٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ قَالَ: «كَانَ رَجُلٌ فِي اَلزَّمَنِ اَلْأَوَّلِ طَلَبَ الدُّنْيَا مِنْ حَلالٍ فَلَمْ يَقْدِرْ عَلَيْهَا وَ طَلَبَهَا مِنْ حَرَامٍ فَلَمْ يَقْدِرْ عَلَيْهَا أَ فَلاَ أَدُلُك عَلَى شَيْءٍ تُكْثِرُ بِهِ قَدْ طَلَبْتَ الدُّنْيَا مِنْ حَلالٍ فَلَمْ تَقْدِرْ عَلَيْهَا فَطَلَبْتَهَا مِنْ حَرَامٍ فَلَمْ تَقْدِرْ عَلَيْهَا أَ فَلاَ أَدُلُك عَلَى شَيْءٍ تُكْثِرُ بِهِ قَدْ طَلَبْتَ الدُّنْيَا مِنْ حَلالٍ فَلَمْ تَقْدِرْ عَلَيْهَا فَطَلَبْتَهَا مِنْ حَرَامٍ فَلَمْ تَقْدِرْ عَلَيْهَا أَ فَلاَ أَدُلُك عَلَى شَيْءٍ تُكْثِرُ بِهِ دُنْيَاكَ وَ تُكْثِرُ بِهِ تَبْعَكَ فَقَالَ بَلَى قَالَ تَبْتَدِعُ دِيناً وَ تَدْعُو إِلَيْهِ النَّاسَ فَفَعَلَ فَاسْتَجَابَ لَهُ النَّاسُ فَأَطاعُوهُ دُنْيَاكَ وَ تُكْثِرُ بِهِ تَبْعَكَ فَقَالَ بَلَى قَالَ تَبْتَدِعُ دِيناً وَ تَدْعُو إِلَيْهِ النَّاسَ فَفَعَلَ فَاسْتَجَابَ لَهُ النَّاسُ فَأَطاعُوهُ وَأَصَابَ مِنَ الدُّنْيَا ثُمَّ إِنَّهُ فَكُرَ فَقَالَ مَا صَنَعْتُ إِبْتَدَعْتُ دِيناً وَ دَعَوْتُ النَّاسَ إِلَيْهِ وَ مَا أَرَى لِي تَوْبَةٌ إِلاَّ أَنْ وَلَا بَاللَّهُ عَلَى يَأْوَلُونَ كَذَبْتَ هُو الْمُقَلِ إِلَى الْذِي دَعَوْتُكُمْ إِلَيْهِ بَاطِلٌ وَ إِنَّمَا الْمَعْمُ وَلَا لَكُمْ وَقُولُ إِنَّ اللَّهُ عَلَى عَلَوْهُ وَلَى اللَّهُ عَلَى عَلَى اللَّهُ عَلَى عَلَوْ عَلَى اللَّهُ عَلَى اللَّهُ عَلَى عَلَيْهِ وَلَا لَا أَكُلُها حَتَّى يَثُوبُ اللَّهُ عَلَى قَلْوَلُ اللَّهُ عَلَى عَلَى اللَّهُ عَلَى الللَّهُ عَلَى الللَهُ عَلَى اللَّهُ عَلَى اللَّه

Hadith.4958 - Hisham ibn al-Hakam and Abu Basir narrated from Abu Abdillah ^{a.s} who said: "There was a man in earlier times who sought worldly gains through lawful means but could not

attain them. Then he sought them through unlawful means, yet still could not attain them.

So, Satan came to him and said: 'O man, you have sought the world through lawful means and could not obtain it, and you sought it through unlawful means and still could not obtain it. Shall I guide you to something that will increase your worldly gains and followers?'

The man replied: 'Yes.'

Satan said: 'Invent a new religion and call people to it.'

So, the man did so, and the people responded to him and obeyed him, and he gained from the world.

Then he reflected and said: 'What have I done? I invented a religion and called people to it. I see no repentance for me except that I go to those I invited and turn them away from it.'

So, he began approaching his followers, saying: 'What I invited you to was false, and I only invented it.'

But they responded, 'You are lying! It is the truth, but you have doubted your religion and abandoned it.'

When he saw this, he took a chain, fixed it to a peg, placed it around his neck, and said: 'I will not release it until Allah (SWT) accepts my repentance.'

Then Allah (SWT), the Mighty and Majestic, revealed to a prophet from among the prophets:



'Say to so-and-so: By My $^{\{SWT\}}$ Might and My $^{\{SWT\}}$ Majesty, even if you call upon Me $^{\{SWT\}}$ until your limbs fall apart, I $^{\{SWT\}}$ will not respond to you until you return those who died upon what you called them to and turn them away from it.'"

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.572 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.257 • Ilal Al-Shara'i', Vol.2 p.492 • Al-Wafi, Vol.5 p.847 • Wasa'il Al-Shi'ah, Vol.16 p.54 • Bihar Al-Anwar, Vol.2 p.297 • Bihar Al-Anwar, Vol.69 p.219

4959 - وَ رَوَى بَكْرُ بْنُ مُحَمَّدٍ اَلْأَزْدِيُّ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ أَنَّ أَمِيرَ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ قَالَ: «إِنَّ صَاحِبَ اَلشَّكُ وَ اَلْمَعْصِيَةِ فِي اَلنَّارِ لَيْسَا مِنَّا وَ لاَ إِلَيْنَا ».

Hadith.4959 - Bakr ibn Muhammad al-Azdi narrated from Abu Abdillah ^{a.s} that Commander of the Faithful ^{a.s} said:

"Indeed, the one who harbors doubt and persists in disobedience is in the Fire; they are neither from us nor connected to us."

[REFERENCES]

Al-Muhasin, Vol.1 p.249 • Al-Kafi, Vol.2 p.400 • Man La Yahduruhu Al-Faqih, Vol.3 p.573 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.259 • Al-Wafi, Vol.4 p.232 • Wasa'il Al-Shi'ah, Vol.27 p.162 • Bihar Al-Anwar, Vol.69 p.127 • Bihar Al-Anwar, Vol.70 p.358

4960 - وَ فِي رِوَايَةِ عَبْدِ اَللَّهِ بْنِ مَيْمُونٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَنْ أَبِيهِ عَنْ آبَائِهِ عَلَيْهِمُ اَلسَّلاَمُ قَالَ: «لِلزَّانِي سِتُّ خِصَالٍ ثَلاَثٌ فِي اَلدُّنْيَا وَ ثَلاَثٌ فِي اَلْآخِرَةِ فَأَمَّا اَلَّتِي فِي اَلدُّنْيَا فَإِنَّهُ يَذْهَبُ بِنُورِ اَلْوَجْهِ وَ يُورِثُ اَلْفَقْرَ وَ يُعَجِّلُ اَلْفَنَاءَ وَ أَمَّا اَلَّتِي فِي اَلْآخِرَةِ فَسَخَطُ اَلرَّبٌ وَ سُوءُ اَلْحِسَابِ وَ اَلْخُلُودُ فِي اَلنَّارِ».

Hadith.4960 - In the narration of Abdullah ibn Maymun from Abu Abdullah Imam Jafar ibn Muhammad Al-Sadiq ^{a.s.}, from his father, Imam Muhammad ibn Ali Al-Baqir ^{a.s.}, from his forefathers (peace be upon them), it is reported that Imam ^{a.s.} said:

"The adulterer has six traits, three in this world and three in the Hereafter.

As for those in this world: his face loses its brightness, he inherits poverty, and his destruction is hastened.

As for those in the Hereafter: the wrath of the Lord {AZJ}, a severe reckoning, and eternal residence in the Fire."

[REFERENCES]

Al-Muhasin, Vol.1 p.106 • Al-Kafi, Vol.5 p.541 • Man La Yahduruhu Al-Faqih, Vol.3 p.573 • Al-Khisal, Vol.1 p.321 • Al-Wafi, Vol.15 p.209 • Wasa'il Al-Shi'ah, Vol.20 p.309 • Bihar Al-Anwar, Vol.76 p.22

4961 - وَ رَوَى مُحَمَّدُ بْنُ أَبِي عُمَيْرٍ عَنْ إِسْحَاقَ بْنِ هِلاَلٍ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ

«أَنَّ أَمِيرَ اَلْمُؤْمِنِينَ عَلَيْهِ اَلسَّلاَمُ قَالَ: «أَ لاَ أُخْبِرُكُمْ بِأَكْبَرِ اَلزِّنَا» قَالُوا بَلَى قَالَ «هِيَ اِمْرَأَةٌ تُوطِئُ فِرَاشَ

زَوْجِهَا فَتَأْتِي بِوَلَدٍ مِنْ غَيْرِهِ فَتُلْزِمُهُ زَوْجَهَا فَتِلْكَ اَلَّتِي لاَ يُكَلِّمُهَا اَللَّهُ وَ لاَ يَنْظُرُ إِلَيْهَا يَوْمَ اَلْقِيَامَةِ وَ لاَ يُزَكِّيهَا

وَ لَهَا عَذَابٌ أَلِيمٌ» ».



Hadith.4961 - Muhammad ibn Abi Umayr narrated from Ishaq ibn Hilal, from Abu Abdillah ^{a.s}, who said:

"Indeed, Commander of the Faithful $^{\{a.s\}}$ said: 'Shall I not inform you of the gravest form of adultery?'

They said: 'Yes.'

Imam ^{a.s} said: 'It is when a woman brings another man onto her husband's bed and bears a child from him, then attributes that child to her husband. That woman is the one whom Allah ^{SWT} will neither speak to nor look at on the Day of Judgment, nor will He ^{SWT} purify her, and for her is a painful punishment.'"

[REFERENCES]

Al-Kafi, Vol.5 p.543 • Man La Yahduruhu Al-Faqih, Vol.3 p.573 • Al-Wafi, Vol.15 p.212 • Wasa'il Al-Shi'ah, Vol.20 p.315 • Bihar Al-Anwar, Vol.76 p.26 • Tafsir Nur Al-Thaqalayn, Vol.1 p.356 • Tafsir Kanz Al-Daqaiq, Vol.3 p.138

4962 - وَ رَوَى اِبْنُ أَبِي عُمَيْرٍ عَنْ سَعِيدٍ اَلْأَزْرَقِ عَنْ أَبِي عَبْدِ اَللَّهِ عَلَيْهِ اَلسَّلاَمُ : فِي رَجُلٍ قَتَلَ رَجُلاً مُؤْمِناً قَالَ «يُقَالُ لَهُ مُتْ أَيَّ مِيتَةٍ شِئْتَ يَهُودِيّاً وَ إِنْ شِئْتَ نَصْرَانِيّاً وَ إِنْ شِئْتَ مَجُوسِيّاً ».

Hadith.4962 - Ibn Abi Umayr narrated from Sa'id al-Azraq, from Abu Abdillah ^{a.s}, regarding a man who killed a believing man.

Imam ^{a.s} said: "It will be said to him, 'Die in any manner you wish, either as a Jew, or if you wish, as a Christian, or if you wish, as a Magian (Zoroastrian).""

[REFERENCES]

Al-Kafi, Vol.7 p.273 • Man La Yahduruhu Al-Faqih, Vol.3 p.574 • Man La Yahduruhu Al-Faqih, Vol.4 p.96 • Thawab Al-A'mal wa Iqab Al-A'mal, Vol.1 p.277 • Tahdhib Al-Ahkam, Vol.10 p.165 • Awali Al-La'ali, Vol.3 p.578 • Al-Wafi, Vol.16 p.567 • Wasa'il Al-Shi'ah, Vol.29 p.19 • Bihar Al-Anwar, Vol.101 p.377

4963 - وَ قَالَ رَسُولُ اَللَّهِ صَلَّى اَللَّهُ عَلَيْهِ وَ آلِهِ : «إِنَّمَا شَفَاعَتِي لِأَهْلِ اَلْكَبَائِرِ مِنْ أُمَّتِي».

Hadith.4963 - The Messenger of Allah (SWT) (peace be upon him and his family) said: "Indeed, my intercession is for the sinners who commit major sins from my nation."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.574 • Shihab Al-Akhbar, Vol.1 p.74 • Al-Wafi, Vol.5 p.1104 • Wasa'il Al-Shi'ah, Vol.15 p.334

4964 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «شَفَاعَتُنَا لِأَهْلِ اَلْكَبَائِرِ مِنْ شِيعَتِنَا وَ أَمَّا اَلتَّائِبُونَ فَإِنَّ اَللَّهَ عَزَّ وَ جَلَّ يَقُولُ: ۞ مَا عَلَى اَلْمُحْسِنِينَ مِنْ سَبِيل ۞ »

Hadith.4964 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"Our intercession is for the sinners who commit major sins from among our followers. As for those who repent, Allah (SWT), the Mighty and Majestic, says: 'There is no blame upon the doers of good." (Surah At-Tawbah 9:91)

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.574 • Al-Wafi, Vol.5 p.1104 • Wasa'il Al-Shi'ah, Vol.15 p.334 • Tafsir Nur Al-Thaqalayn, Vol.2 p.252 • Tafsir Kanz Al-Daqaiq, Vol.5 p.516



4965 - وَ قَالَ أَمِيرُ ٱلْمُؤْمِنِينَ عَلَيْهِ ٱلسَّلاَمُ: «لاَ شَفِيعَ أَنْجَحُ مِنَ ٱلتَّوْبَةِ».

Hadith.4965 - Commander of the Faithful Imam Ali ibn Abi Talib (a.s) said:

"There is no intercessor more successful than repentance."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.574 • Al-l'tiqadat, Vol.1 p.66 • Al-Wafi, Vol.5 p.1095 • Wasa'il Al-Shi'ah, Vol.15 p.334 • Bihar Al-Anwar, Vol.6 p.19 • Mustadrak Al-Wasa'il, Vol.11 p.366 • Mustadrak Al-Wasa'il, Vol.12 p.127

4966 -: وَ سُئِلَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ عَنْ قَوْلِ اَللَّهِ عَزَّ وَ جَلَّ: ۞ إِنَّ اَللَّهَ لاَ يَغْفِرُ أَنْ يُشْرَكَ بِهِ وَ يَغْفِرُ مَٰا دُونَ ذُلِكَ لِمَنْ يَشَاءُ ۞ هَلْ تَدْخُلُ اَلْكَبَائِرُ فِي مَشِيئَةِ اَللَّهِ قَالَ «نَعَمْ ذَاكَ إِلَيْهِ عَزَّ وَ جَلَّ إِنْ شَاءَ عَذَّبَ عَلَيْهَا دُونَ ذُلِكَ لِمَنْ يَشَاءُ ۞ هَلْ تَدْخُلُ اَلْكَبَائِرُ فِي مَشِيئَةِ اَللَّهِ قَالَ «نَعَمْ ذَاكَ إِلَيْهِ عَزَّ وَ جَلَّ إِنْ شَاءَ عَذَّبَ عَلَيْهَا وَ إِنْ شَاءَ عَفَا».

Hadith.4966 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} was asked about the saying of Allah ^{SWT}, the Mighty and Majestic:

"Indeed, Allah (SWT) does not forgive associating partners with Him, but He forgives what is less than that for whom He wills." (Surah An-Nisa 4:48)

Imam ^{a.s} was asked whether major sins are included in Allah's ^{SWT} will (to forgive).

Imam $^{\{a.s\}}$ replied: "Yes, that is up to Him $^{\{SWT\}}$, the Mighty and Majestic. If He $^{\{SWT\}}$ wills, He $^{\{SWT\}}$ will forgive."

[REFERENCES]

Man La Yahduruhu Al-Faqih, Vol.3 p.574 • Al-Wafi, Vol.5 p.1031 • Wasa'il Al-Shi'ah, Vol.15 p.334 • Tafsir Al-Burhan, Vol.2 p.90 • Tafsir Nur Al-Thagalayn, Vol.1 p.488

4967 - وَ قَالَ اَلصَّادِقُ عَلَيْهِ اَلسَّلاَمُ : «مَنِ اِجْتَنَبَ اَلْكَبَائِرَ كَفَّرَ اَللَّهُ عَنْهُ جَمِيعَ ذُنُوبِهِ وَ ذَلِكَ قَوْلُهُ عَزَّ وَ جَلَّ: ﴿ إِنْ تَجْتَنِبُوا كَبْائِرَ مَا تُنْهَوْنَ عَنْهُ نُكَفِّرْ عَنْكُمْ سَيِّئَاتِكُمْ وَ نُدْخِلْكُمْ مُدْخَلاً كَرِيماً ۞ »

Hadith.4967 - Imam Jafar ibn Muhammad Al-Sadiq ^{a.s} said:

"Whoever avoids the major sins, Allah (SWT) will forgive all his other sins. This is based on the saying of Allah (SWT), the Mighty and Majestic:

'If you avoid the major sins which you are forbidden, We will remove from you your lesser sins and admit you to a noble entrance." (Surah An-Nisa 4:31)

[REFERENCES]

 $\label{thm:continuous} Man\ La\ Yahduruhu\ Al-Faqih,\ Vol.3\ p.575\ \bullet\ Al-Wafi,\ Vol.5\ p.1031\ \bullet\ Wasa'il\ Al-Shi'ah,\ Vol.15\ p.316\ \bullet\ Tafsir\ Al-Burhan,\ Vol.2\ p.68\ \bullet\ Tafsir\ Nur\ Al-Thaqalayn,\ Vol.1\ p.474\ \bullet\ Tafsir\ Kanz\ Al-Daqaiq,\ Vol.3\ p.388$

والحمد لله {عز وجل} رب العالمين

Praise be to Allah (SWT), the Lord (AZJ) of the worlds.



ACKNOWLEDGEMENT

التجميع الإنجليزي للجزء الثالث – الطبعة الأولى [2025] من كتاب "من لا يحضره الفقيه" قد اكتمل، من تأليف الشيخ السعيد أبو جعفر محمد بن علي بن الحسين بن موسى بن بابويه القمي، قدس الله روحه ونور الله قبره

نقدم جهودنا في هذا التجميع في خدمة إمامنا الزمان، الإمام محمد بن الحسن المهدي؛ القائم؛ الحجة؛ المنتظر؛ الخلف الصالح؛ الموعود؛ بقية الله؛ صاحب الزمان وأسلافه المعصومين. والحمد لله رب العالمين، والصلاة والسلام على سيدنا النبي محمد وعلى ذريته الطاهرة، وخليفته أمير المؤمنين الإمام على بن أبي طالب

هنا نختتم كلمتنا في هذا الجزء الثالث – الطبعة الأولى [2025]، والحمد لله {عز وجل} رب العالمين

English compilation of Volume 3 – Edition 1 [2025] of the book "He Who Has No Jurist" has been completed, authored by Shaykh Al-Saeed Abu Ja'far Muhammad ibn Ali ibn Al-Hussain ibn Musa ibn Babawayh Al-Qummi, may Allah (SWT) sanctify his soul and illuminate his grave.

We present our translational efforts in the service of our Imam al-Zaman, Imam Muhammad ibn Hassan Al-Mahdi; Al-Qa'im; Al-Hujjah; Al-Muntazar; Al-Khalaf al-Salih; Al-Maw'ud; Baqiyatullah; Sahib al-Zaman and His Infallible Forefathers.

And praise be to Allah ^{SWT}, the Lord ^{AZJ} of the worlds, and blessings [and peace] be upon our Masters Prophet Muhammad ^{saws} and his pure progeny, and his successor, the Commander of the Faithful Imam Ali ibn Abi Talib ^{a.s.}.

Here we conclude our word on this Volume 3 – Edition 1 [2025]. Praise be to Allah $^{\{SWT\}}$, the Lord $^{\{AZJ\}}$ of the worlds.



ميدر علي شيخ بن محمد



اللَّهُمَّ صَلِّ عَلَى فَاطِمَةَ وَأَبِيهَا وَبَعْلُهَا وَبَنْيِهَا وَالسِّرِّ الْمُسْتَوْدَعِ فِيهَا بِعَدَدِ مَا أَحَاطَ بِهِ عِلْمُكَ يَا اللّٰهُ. يَا اللّٰهُ

Ya Allah (SWT) - You are Ar-Rahmaan (The Beneficent) & Ar-Raheem (The Merciful), Ya Dhul-Jalaali-Wal-Ikram.

Ya Allah (SWT) - You are Al-Maajid (The Illustrious, the Magnificent) & Al-Mumeet (The Creator of Death); by the waseelah of Mohammad Al Mustafa (Saws)

Ya Allah (SWT) - You are Al-Awwal (The First) & Al-Akhir (The Last); by the waseelah of Ali Al Murtaza (a.s)

Ya Allah (SWT) - You are Al-Fattaah (The Supreme Judge) & Al Fatiras-Samawati wal-ardh (Creator of Heavens & Earth); by the waseelah of Fatima tuz Zahra (S.A)

Ya Allah (SWT) - You are Al-Haleem (The Most Forbearing) & Al-Hakeem (The All Wise); by the waseelah of Hassan Al Mujtaba (a.s)

Ya Allah (SWT) - You are Al-Haq (The Absolute Truth) & Al-Hameed (The Praiseworthy); by the waseelah of Hussain Ash-Shaheed (a.s)

Ya Allah (SWT) - You are Al-Mu'izz (The Honourer and Bestower) & Al-Muzil (The Dishonourer); by the waseelah of Zain Al Abideen (a.s)

Ya Allah (SWT) - You are Al-Baqee (The Everlasting) & Al-Badee (The Incomparable Originator); by the waseelah of Baqir Al Uloom (a.s)

Ya Allah (SWT) - You are Al-Jaami (The Gatherer & The Uniter) & Al-Jaleel (The Majestic); by the waseelah of Jafar Al Sadiq (a.s)

Ya Allah (SWT) - You are Al-Khabeer (The All Aware) & Al-Kabeer (The Most Greatest); by the waseelah of Musa Al Kazim (a.s)

Ya Allah (SWT) - You are Ar-Ra'oof (The Most Kind) & Ar-Razzaq (The Provider); by the waseelah of Ali Ibn Musa Al Ridha (a.s)

Ya Allah (SWT) - You are At-Tawwab (The Ever Pardoning) & Al-Lateef (The Subtle One, The Most Gentle); by the waseelah of Mohammad Taqi Al Jawad (a.s)

Ya Allah (SWT) - You are Al-Haseeb (The Reckoner) & Al-Hafeedh (The Preserver); by the waseelah of Ali Naqi Al Hadi (a.s)

Ya Allah (SWT) - You are Al-Ahad (The Unique, The Only One) & Al-Alee (The Most High, The Exalted); by the waseelah of Hassan Al Askari (a.s)

Ya Allah (SWT) - You are Malik-Ul-Mulk (Master of the Kingdom, Owner of the Dominion) & Al-Muntaqim (The Avenger); by the waseelah of Mohammad Al Mehdi Al Muntazar (aif)

ربَّنَا آتِنَا فِي الدُّنْيَا حَسَنَةً وَفِي الْآخِرَةِ حَسَنَةً وَقِنَا عَذَابَ النَّارِ – بِحَقِّ مُحَمَّدٍ وَآلِ مُحَمَّدٍ

Rabbana atina fid dunya hasanatan wa fil Aakhirati hasanatan waqina 'adhaban-nar – behaqqe Muhamadin wa Alay Muhammad "O' our Lord, grant us good in this world and good in the Hereafter, and save us from the punishment of the Fire – by the right and status of Muhammad (saws) and the Family of Muhammad (saws)."







MAN LA YAHDURUHU AL-FAQIH HE WHO HAS NO JURIST VOLUME 3



BAB UL QAIM PUBLICATIONS

